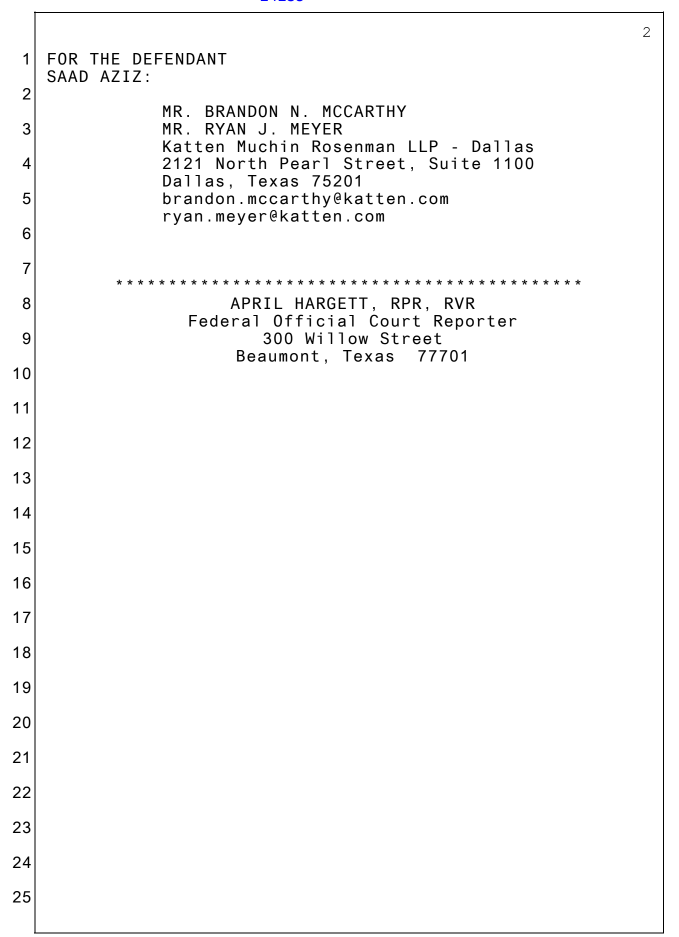
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                  UNITED STATES DISTRICT COURT.
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                    EASTERN DISTRICT OF TEXAS
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                         SHERMAN DIVISION
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    UNITED STATES OF AMERICA,
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              Plaintiff,
                                  Case Nos.
                                  4:20-cr-00382-103
5
                                  4:20-cr-00382-104
    VS.
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    MAAZ AZIZ
    SAAD AZIZ,
7
              Defendants.
8
                 TRANSCRIPT OF DETENTION HEARING
9
               ELECTRONICALLY RECORDED PROCEEDINGS
            BEFORE THE HONORABLE CHRISTINA A. NOWAK
10
                 UNITED STATES MAGISTRATE JUDGE
11
                        September 27, 2021
                          Sherman, Texas
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13
   APPEARANCES OF COUNSEL:
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I N D E X CHRISTOPHER B. DOERING Page Page DIRECT EXAMINATION BY MR. GONZALEZ CROSS-EXAMINATION BY MR. CASTLE CROSS-EXAMINATION BY MR. MCCARTHY REDIRECT-EXAMINATION BY MR. GONZALEZ RECROSS-EXAMINATION BY MR. CASTLE RECROSS - EXAMINATION BY MR. MCCARTHY FURTHER REDIRECT EXAMINATION BY MR. GONZALEZ FURTHER RECROSS-EXAMINATION BY MR. CASTLE HAITHAM ISSA DIRECT EXAMINATION BY MR. CASTLE CROSS-EXAMINATION BY MR. GONZALEZ DUA AZIZ DIRECT EXAMINATION BY MR. MEYER CROSS-EXAMINATION BY MR. GONZALEZ EXHIBITS Page Defendant Saad Aziz No. A Defendant Saad Aziz No. B Defendant Saad Aziz No. C Defendant Saad Aziz No. D Defendant Saad Aziz No. E 

4 September 27, 2021 12:10 p.m. 2 ---000---3 ELECTRONICALLY RECORDED **PROCEEDINGS** 4 5 ---000---6 THE COURT: All right. The Court's going to call its remaining individuals on Cause No. 4:20-cr-382 at this time, the United States of America v. Maaz Aziz, 9 as well as Saad Aziz. And, Gentlemen, I apologize if I incorrectly 10 11 pronounced your names again. 12 I am going to go ahead and ask for an 13 appearance on behalf of the government. 14 MR. GONZALEZ: Your Honor, Ernest Gonzalez 15 for the government. The government's ready to proceed. 16 THE COURT: Thank you. And I will need at least one counsel on behalf of these individuals to come 17 around to those microphones and to make their appearance 18 19 at this time. MR. WOHLFORD: 20 Good morning, your Honor. Luke Wohlford and with my co-counsel Rob Castle on 21 22 behalf of Maaz Aziz. 23 THE COURT: Thank you. 24 And then an appearance on behalf of Saad Aziz. 25

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              MR. MCCARTHY: Your Honor, Brandon McCarthy
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2
   and Ryan Meyer for Saad Aziz.
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              THE COURT:
                          Okay. And, Mr. Meyer, I
   apologize. I have Ms. Riley on the docket for this.
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5
              Have you entered an appearance?
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              MR. MEYER: Yes, your Honor.
7
              MR. MCCARTHY: Yes, your Honor.
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              THE COURT: Okay. Thank you. I just have to
9
   confirm.
              MR. MCCARTHY: She's -- yeah. She's at --
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11
   same firm, yeah.
12
              THE COURT: Whether same firms or not --
13
              MR. MCCARTHY:
                             Yeah.
14
              THE COURT: -- we require every lawyer who is
15
   participating to enter an appearance, and so I just have
16
   to make sure that you've -- everyone has formally
17
   entered their appearance.
              Okay. So then let me go ahead and turn back
18
19
   to the government.
20
              Does the government persist in its request to
   detain each of these individuals?
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22
              MR. GONZALEZ: We do, your Honor.
23
              THE COURT: And if I could go ahead and
   ask -- I'm going to need counsel -- if y'all will stay
24
25
   at those microphones for me.
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1	Mr. Wohlford, do you and your client continue
2	to request a full hearing?
3	MR. WOHLFORD: Yes, your Honor, we do.
4	THE COURT: And Mr. McCarthy?
5	MR. MCCARTHY: Yes, your Honor, we do.
6	THE COURT: Okay. Now, as it relates
7	to each of these individuals, has both the government
8	and defense counsel had an opportunity to review the
9	pretrial services reports and its recommendations?
10	MR. GONZALEZ: I have, your Honor.
11	THE COURT: And Mr. Wohlford?
12	MR. WOHLFORD: Yes, your Honor, we
13	have.
14	THE COURT: And Mr. McCarthy?
15	MR. MCCARTHY: Yes, your Honor.
16	THE COURT: And other than any information
17	that y'all will bring out during the course of the
18	hearing, are there any errors or omissions in that
19	report that any of you care to bring to the Court's
20	attention at this time?
21	Mr. Gonzalez?
22	MR. GONZALEZ: Not from the government.
23	THE COURT: Mr. Wohlford?
24	MR. WOHLFORD: No, your Honor.
25	THE COURT: And Mr. McCarthy?

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              MR. WOHLFORD: The only addition is
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   Mr. Aziz has been given an offer of employment.
   brought that offer letter here. He also has another
3
   application pending that's been accepted. That's the
4
   only thing that would have changed in the presentence
6
   report.
7
              THE COURT:
                          Thank you.
8
              MR. WOHLFORD: And -- I'm sorry. One more
9
           We do have his passports here in our possession,
   which we're certainly willing to turn over.
10
              THE COURT: Let me ask the government at this
11
          Is this a presumption case?
12
   time:
13
              MR. GONZALEZ: It is not a presumption case,
14
   your Honor.
15
              THE COURT: All right. Then the government
16
   may call its first witness.
17
              MR. GONZALEZ: The government calls
   Special Agent Chris Doering.
18
              (The witness was duly sworn.)
19
20
              THE COURT: Sir, once you're seated, if I
21
   might ask -- if you can please state your full name for
22
   the record as well as spell it.
23
              THE WITNESS: Christopher B. Doering,
   C-h-r-i-s-t-o-p-h-e-r, middle initial B., Doering,
24
25
   D-o-e-r-i-n-g.
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8 THE COURT: Thank you. 1 2 Counsel, you may proceed. 3 CHRISTOPHER B. DOERING, called as a witness herein, having been first duly 4 5 sworn, was examined and testified as follows: 6 DIRECT EXAMINATION 7 BY MR. GONZALEZ: 8 Sir, how are you employed? Q. 9 I'm a special agent with the FBI out of the Dallas Division on the Dallas Violent Crimes Task Force. 10 11 Q. How long have you been so employed? I've been with the FBI since 2005. 12 Α. Have you received any specialized training with the 13 Q. FBI in regards to your duties? 14 15 Yes, I have. Α. 16 Q. What training have you received? I've received training regarding cell phones, the 17 Α. use of cell phones, Title IIIs -- experience in 18 Title IIIs in both analyzing cell phones, the data that 19 comes from cell phones, tactical training, training in 20 21 investigations, and so on. 22 Q. Have you testified in both federal and state court? 23 Α. Yes. 24 If you had to estimate the total times you've 25 testified, how many times have you testified?

- 1 A. Over ten.
- Q. Now, you are the lead case agent involving two individuals, Maaz Aziz and Saad Aziz.
- Do you see those individuals in the courtroom today?
- 6 A. I do.
- Q. Could you point to where they're seated and 8 indicate an article of clothing -- to simplify things,
- 9 let me do this: They're located at this table. Let's
- 10 say this is Person No. 1, Person No. 2, No. 3, No. 4,
- 11 No. 5, and No. 6. And if you could identify Mr. Saad
- 12 Aziz first.
- 13 A. Mr. Saad Aziz would be Person No. 4, and he also
- 14 has longer hair.
- MR. GONZALEZ: And may the record reflect
- 16 that the witness has identified the defendant Saad Aziz?
- THE COURT: The record shall so reflect.
- 18 BY MR. GONZALEZ:
- 19 Q. Now, can you identify Mr. Maaz Aziz?
- 20 A. Person No. 2 with a buzzed cut hair.
- 21 MR. GONZALEZ: And may the record reflect
- 22 that the witness has identified defendant Maaz Aziz?
- THE COURT: The record shall so reflect.
- 24 BY MR. GONZALEZ:
- 25 Q. Now, sir, are you familiar with the facts that led

- to the indictment and subsequent arrest of these individuals?
- 3 A. I am.

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- 4 Q. And have you prepared a PowerPoint in order to 5 assist you in summarizing those facts for the Court here 6 today?
- 7 A. I have.
- 8 Q. Okay. If you would proceed and -- and if you could 9 give this Court and the defense counsel a summary of the 10 evidence that was obtained for the presentment of 11 indictment.
  - A. Yes, sir. This PowerPoint is in draft form. The content is subject to change due to further review and analysis, collection of additional evidence. The cell site evidence presented, if there is any, is from a warranted preliminary draft review. The review has not been peer reviewed and is subject to change. All dates, amounts, times, and call links are approximate. This presentation does not include each and every fact of the investigation. Only those facts establish -- necessary to establish detention.
  - Maaz Aziz is with SCS Supply Chain and Gizmobile. He's approximately 28 years of age. He's the principal for Gizmobile. He's the president of SCS Supply Chain. Both him and his brother Maaz are

involved in the operations of SCS Supply Chain. No criminal history. The Texas Workforce Commission has shown since January of 2019, 30- to \$35,000 per quarter from SCS Supply Chain.

Saad Aziz, 34 years of age, principal for SCS Supply Chain. Both Maaz and Saad, again, brothers are involved in the operations of the company. No criminal history, and the same TWC reportings for SCS Supply Chain.

George Israel, 32 years of age. No Texas

Workforce history. And he has worked for -- a work Visa
and refugee status until June of 2020.

This investigation is focused on the new devices that are obtained through the gray market, which is essentially from robbery, theft, fraud, and warehouse transit. In this conspiracy, RJ Telecom, their goal was to obtain these new devices -- these stolen new devices for export to the U.A.E. and Hong Kong. RJ Telecom relied on these device traffickers, the individuals that were obtaining them through fraud, theft, and robbery, to obtain these new Apple and Samsung devices. Devices being phones, laptops, MacBooks, iPads, headphones, personal cellular, or non-cellular devices.

- 24 Q. And would they be new and used as well?
- 25 A. It could be used. Typically, it was new. That's

1 what RJ Telecom, SCS Supply -- these wholesaler
2 suppliers -- were seeking new devices in order to export
3 these to foreign markets.

- 4 Q. And these new devices were being obtained by the 5 manner in which you've indicated through fraud, robbery, 6 and theft?
- 7 A. Correct.
- 8 Q. Okay.

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9 A. RJ Telecom, SCS Supply, other wholesalers, they
10 would export these new devices, these shipments through
11 interstate carrier to foreign import companies in the
12 U.A.E. and Hong Kong. Oftentimes, they would receive
13 payment for these shipments by wires.

Over the course of this investigation, RJ
Telecom has exported over \$100 million in devices to the
U.A.E. and Hong Kong import companies and has sent over
5,000 packages via FedEx to both the U.A.E. and Hong
Kong. What you see here is an organizational chart
where you see Arsalan Bhangda and Abdul Bhangda up at
the top. You see their various companies in the second
line. In the third level is where you see the suppliers
for RJ Telecom. You'll see SCS Supply Chain on the far
left where you'll see Saad Aziz and Maaz Aziz associated
with that company. You'll also see their manager, vice
president of operations Mohsin Zia, and then Feras

Obeidat who is the manager of Gizmobile. All four individuals are indicted in this conspiracy.

You'll also see connections to Dawn Wireless,
Dawn Trading, Am-Pak Cellular. All wholesale suppliers
that are connected to SCS Supply Chain as well as RJ
Telecom. The fourth level are the device traffickers.
These are the individuals that are obtaining iPads,
iPhones, Samsung new cellular phones, tablets, MacBooks,
laptops via fraud, theft, and robbery.

Q. And in your previous slide, you talked about shipments to foreign companies.

And are you telling this Court that the only ones that are having contact through shipments to foreign companies are the top two -- that being Abdul Bhangda and Arsalan Bhangda -- or some of these other companies -- some of these other wholesalers also having direct shipments to foreign companies?

A. No. The other wholesalers, while they might sell these devices to RJ Telecom for export, they might also export as well to their contacts or businesses in Dubai or other -- Hong Kong or other foreign companies. So it could be one or the other when you obtain these devices. It can be sold to a company, an exporter, an aggregator like RJ Telecom, or it could be sell to your own business contacts.

- Q. And would that be the case with SCS?
- 2 A. Yes.

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- 3 Q. That they would be able to ship directly to these
- 4 foreign entities?
- 5 A. Yes.
- 6 Q. So by natural business activity, they would have
- 7 extensive contact with individuals in foreign countries?
- 8 A. Correct.
- 9 Q. Okay.
- 10 A. In the typical manner, how these devices are
- 11 obtained when you're talking about new devices -- again,
- 12 iPads, phones, MacBooks, tablets -- these devices in an
- 13 authorized channel are purchased through big carriers
- 14 like AT&T, T-Mobile, and Verizon or big box re-sellers
- 15 such as Wal-Mart, Target, Best Buy who will sell these
- 16 phones for the carrier or -- at a full retail cost.
- 17 And, typically, the way that these devices are purchased
- 18 is financed.
- 19 So in a typical scenario, individuals will go
- 20 to an AT&T store, a T-Mobile store, or a Wal-Mart that
- 21 sells financed phones for these companies. On their
- 22 credit, they will enter into a two-year service
- 23 agreement with that company to obtain a new phone with
- 24 taxes or a small down payment based on their credit.
- 25 They walk out with the phone. Sometimes it can be

two -- up to numerous different devices based on the credit with the promise of a two-year service agreement.

So they get the phone on financing and then -- with the promise to pay that off over two years. In this case how these device traffickers are doing it is with stolen identities or what's called credit muling where you find someone who will use their own credit to go into a store to obtain these devices with no promise to repay. On the identity theft side, which is rampant throughout this investigation, you'll have individuals who will obtain identities. They'll create identities, manufacture identities, and then these device traffickers or device trafficking organizations will go into these stores and obtain as many devices from the different carriers that they can on a set of identities.

The other way that these devices can be purchased is at full retail cost using some unique or seasonal discount or a seasonal trade-in. Such as if the iPhone 13 is being launched, at times Apple might ask for old phones. And they'll take -- take those old phones in and give a rebate. Absent that, this is the authorized line that we've seen these companies sell these new devices. We haven't found a secondary wholesaler market that offers bulk discount purchasing of new Apple or Samsung products.

Q. Now, just drilling down a little further on the identity theft and the documents or -- that they're using for this identity theft.

What types of documents did you undercover in your investigation that were being used in order to establish some sort of credit?

- A. You would see a Texas driver's license. And that would typically have a social security card and then an associated debit or credit card all with the same name on them. So essentially a set of identity documents that that individual -- that device trafficker would go in to an AT&T, T-Mobile, or Verizon store and present that. They would also get a background report from certain identity manufacturers. That background report would be used to answer any challenge questions from the representative of AT&T or Verizon and allow them to essential, quote-unquote, prove that that is who they said they were.
- Q. And were there individuals that were specializing in that particular activity and producing those types of documents?
- 22 A. There were.

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- Q. And were some of those individuals dealing directly with SCS?
- 25 A. I don't know if they were dealing directly with

1 SCS.

- 2 Q. Okay. Were individuals that were dealing with SCS
- 3 obtaining some of the items through that method?
- 4 A. Correct.
- 5 Q. And --
- 6 A. Yes.
- 7 Q. And were knowledgeable or know that individual that
- 8 specializes in producing those documents?
- 9 A. Correct.
- 10 Q. Okay.
- 11 A. So as we talked about the gray market supply -- in
- 12 large part, where these devices can't be purchased
- 13 through the authorized distribution channel, they come
- 14 in through the gray market. Gray market being robbery,
- 15 fraud, theft. These types of ways that these new
- 16 devices are obtained illegally and then resold to a
- 17 supplier, wholesaler with those devices then being
- 18 shipped overseas either by that supplier or wholesaler
- 19 or pushed on up to someone like SCS or RJ Telecom.
- 20 Q. Okay.
- 21 A. So the types of fraud. You have new line
- 22 activation fraud. This is what we just talked about.
- 23 This is where the use of identity theft is used to
- 24 activate new accounts, new lines at AT&T, T-Mobile,
- 25 Best Buy, Wal-Mart, the big box retailers. The use of

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good credit of stolen identities to purchase or finance these phones and devices. Like I said, at the time -- at the time when these individuals are at the store or an online purchase, only the payment of tax or possibly a small down payment depending on the credit is required.

Essentially, the individual is able to make a small payment and walk out with a brand new device. The carriers don't know that this is fraud for at least 30 days or longer because it takes one missed payment cycle for the carriers to realize that that device was likely obtained by fraud or in some cases is obtained by fraud if the person whose identity is stolen reports that to the carrier. This does a couple of things. Ιt allows for suppliers to check IMEIs at the time they buy it, and it will show a clean IMEI. Because at that time, the carriers have no reason to believe that that wasn't a legitimately purchased phone. And it allows time to ship to another country and get out of the country.

Account takeover. Again, this is using existing customer's stolen information to purchase -- Q. Let me stop you there. Let's go back to -- can you tell the Court the quantity you have based on your investigation -- the quantity of IDs or identities

stolen by individuals?

- A. I mean, this is a preliminary check because we're still obtaining IMEIs through the course of the investigation through records. I'm going to say at one time we looked at it and -- because some -- because you can't equate it to devices because one identity could get two to seven or however many, but I think it was around 10,000 identities, if I recall correctly.
- 9 Q. Okay.

A. Account takeover. Again, this is using identity theft where you take an existing customer's stolen information to purchase or add more devices on an account.

Breakout fraud, which is where groups will set up numerous shell businesses and build credit through the businesses by making small payments on a small number of phones. The credit increases, which allows that group to then make a much bigger purchase of new devices on credit. Once they get that big purchase of phones, they take those phones and sell them to a business such as Global One Wireless or RJ Telecom that makes no further payments on the devices. And then in an attempt to recoup the earlier payments made to establish the credit, the group will then sometimes contact the carrier and provide false statements that

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their business identity was stolen and they made none of the purchases. Thus, even the money they paid down to establish the credit to steal the phones, they can at times recoup.

Warehouse theft is also another big type of theft. It's been identified through this investigation. Either new or refurbished electronic devices are found to be stolen from warehouses, from FedEx, UPS, other interstate carriers, and that can include Samsung S20s, iPads, iPhones, Fitbits.

In regards to the Global Standards Mobilization Association, the GSMA, they maintain a device regulatory list, which is commonly known as the blacklist or blacklisted phones. This is an organization that maintains this registry where approximately 120 mobile network companies in 43 countries participate, including T-Mobile, AT&T, and Essentially, when AT&T, T-Mobile, and Verizon Verizon. find that a phone has been stolen, it's broken, for whatever reason this phone should not be on a network, they will submit the IMEI of that phone. And, again, the IMEI is like a -- it's like a VIN number for a car. It's a unique identifier. That IMEI will be added to the registry list thus preventing a -- for example, a T-Mobile blacklisted or locked phone from operating on

an AT&T network.

So if you have phones that are going to be blacklisted, you have to ship them outside of the United States in order for them to be able to work or operate on one of the three networks; AT&T, T-Mobile, or Verizon. And there are numerous countries that do not participate in the GSMA, meaning that if a phone -- AT&T blacklisted or blocked phone makes its way over to Pakistan, that phone will still operate on a Pakistan network. It will operate on a China network even if it's blacklisted over here in the United States.

- 12 Q. And were those some of the countries that13 RJ Telecom as well as SCS was sending their phones or14 their shipments to?
  - A. Typically, the phones would be sent to Dubai and Hong Kong. And then from there, those phones, we've seen through other records, could work their way to those countries -- to China or Pakistan, but typically the import companies that we saw were located in Hong Kong or Dubai.
- 21 Q. Okay. If we can just go back briefly to your 22 transit theft.

And can you -- can you explain that a little better to the Court? How does this transit theft occur? Is it just shipments of product that are stolen off the

truck? Shipments of product that are stolen off a UPS truck? Explain that further, please.

Α. Both. So you can see oftentimes in this investigation we've seen FedEx drivers or we've received information that FedEx drivers will somehow remove portions of a shipment of new iPhones or some sort of device. So that could be one way.

Another way could actually be taking from the warehouse where those devices or master cartons of devices are removed from the warehouse without authorization. And then you actually see -- not so much -- you'll see it later on -- not so much with the devices, but you'll see cargo theft where entire tractor-trailers are stolen or trailers are stolen that contain pallet fulls of consumer electronics or consumer goods.

Okay. 17 Q.

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So to get to the background of this investigation, Α. in December of 2020, the FBI and other law enforcement agencies began investigating a series of aggravated robberies targeting cell phone stores in the Dallas 22 They began on or around July 2020 and 23 continued on or through December 2020. 24 investigation led to arrests on December 9th and 25 December 22 and to date 15 individuals have been

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indicted in the Eastern District under -- it's a typo right there -- 4:20-cr-382.
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THE COURT: Mr. Gonzalez, before we proceed, can I ask for you and counsel for the defendants to please approach?

(Off-the-record discussion.)

## BY MR. GONZALEZ:

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- Q. All right. Now, trying not to just read your PowerPoint presentation, maybe summarize the individual slides. Maybe that will assist in moving things along a little faster.
- 12 A. Sure. Yes, sir. What you see here are just that
- 13 Arsalan and Abdul Bhangda operate numerous companies.
- 14 Essentially, all of these countries -- all of these
- 15 companies, with the exception of RJ Builder and
- 16 Developers, were there to obtain new devices for export.
- 17 And so for the remainder of the presentation, all
- 18 transactions will be referred to by RJ Telecom in the
- 19 sense that it was acting as the parent company.
  - Arsalan Bhangda for RJ Telecom controlled the finances, accounts payable. He met primarily with the wholesalers, the suppliers. Abdul Bhangda was more of an operations -- in more of operations. He coordinated purchases from device traffickers, such as Taurean

They maintained a corporate office that had a loading dock. There were deliveries that went to the rear loading dock by these employees. It also maintained two other retail cell phone stores; 2513 Fitzhugh in Dallas, Texas, and another in Arlington.

A search warrant was actually -- was conducted on December 9th of 2020. They maintained numerous employees that obtained devices. They logged them into spreadsheets for RJ Telecom. From the HP computer that was seized from the business, it was forensically examined. Numerous spreadsheets. deleted were extracted. What we were able to glean from these spreadsheets is that numerous spreadsheets were named "daily buyings" and something to the effect of date, IMEI, product description, carrier, condition, amount, customer. Essentially, a ledger of devices that were purchased. These purchases were primarily in 2019 This is not a complete set of records. and '20. what we were able to piece together from the computer.

- 20 Q. And it would -- SCS would be a supplier to
  21 RJ Telecom. And that is captured in some of those daily
- 22 buyings; is that correct?

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A. Correct. What you're looking at here is just an example of raw data that we've recovered. You can see the date, the

IMEI, which is the unique identifier. You can see the In this case, they're unlocked. You can see carrier. that they're sealed, meaning that they're brand new sealed devices, the price, and "Saad" right there would be Saad Aziz.

- **Q**. And what's the significant of that -- on that slide of unlocked and sealed?
- When you have carrier locked phones, that's a phone Α. that will only work on an AT&T network. In order to get that unlocked, you have to pay off the device or nearly pay off the device and AT&T will unlock that device for If you send that locked device overseas, then that device has to be unlocked over there in order to be used on a country's network where a blacklisted phone could 14 be used.

So if it's carrier locked, then at some point it has to be unlocked to be used off of that network. So if you're obtaining financed phones illegally or robbery phones or warehouse phones, once those become blacklisted, you can't use them on AT&T or the other two providers' networks.

22 Q. Okay.

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23 Meaning those are shipped overseas unlocked used on 24 a non-participating member's network. And the condition 25 is just sealed, meaning that's a brand new phone.

Q. Okay.

A. And, again, this is just talking about the export of these new products to Dubai. So RJ Telecom had several companies they exported these products to, such as Xpress Logistics, Ziyantech. One way we tracked this was that in the records for RJ Telecom, they had IMEIs associated with shipments. So we can tell what IMEIs were shipped overseas. Here's an example of that as well where you can see an IMEI on the left and what Dubai-based company it was shipped to and the date.

For SCS Supply, as part of the RJ Telecom records, their records were found under a SCS folder. There were numerous spreadsheets documenting transactions with SCS. So it would show both the money ledger of where a product was going, what wire was remitted for what shipment to what country, IMEIs associated with the purchase from RJ Telecom, and it also showed some charges for unlocking carrier-locked cell phones.

So as we just discussed with locked and unlocked, in order to get those unlocked outside of the proper method, a company is used. And the only way that can happen is when these companies develop a source inside of AT&T, inside T-Mobile that can illegally unlock these phones. So these companies charge. And in

this spreadsheet, you can see charges for the unlocking service.

Just other -- this slide just shows the other types of records that showed these devices were going overseas. Whether Apple records showing activation or registration records for IMEIs, the FedEx shipments.

SCS Supply Chain had shipments to the U.A.E., Hong Kong, Canada, and other countries. Over a thousand shipments to Dubai. The last one being in April of '21. And this is from records for a subpoena that was served on April 28th of '21.

Again, we've talked about this. The RJ Telecom's sources of supply; device traffickers, such as Ryeshawn Green and others, and then suppliers, such as SCS Supply Chain, Dawn Wireless, and others. This is just a list. As you can see, new line activation fraud through identity theft was a primary driver for the procurement of these devices. Again, just listing different suppliers that were also on that chart. Here's foreign importers. Xpress Logistics in Dubai. Action Logistics is a company used by SCS in Dubai, and Hanggroup Telecom, Ltd., which is in Hong Kong.

This is generally who SCS or RJ Telecom will send their shipments to. These import companies -- those import companies will then coordinate the sell of

- 1 the product with the actual company and then remit wire
- 2 payment back through the import company. Almost a
- 3 clearinghouse. Interstellar General Trading is a
- 4 Dubai-based company. SCS Supply Chain and SCS Supply
- 5 Chain's location in Canada -- SCS Supply Chain in
- 6 Canada -- sold products to Interstellar General Trading.
- 7 Q. So based on your investigation, SCS has some sort
- 8 of subsidiary or some sort of business in Canada?
- 9 A. Correct.
- 10 Q. What type of business does it have in Canada?
- 11 A. It appears to be the same type of business where
- 12 they're involved in devices and devices going overseas.
- 13 There also is FedEx shipments to and from, but I don't
- 14 know what those shipments mean at this point.
- 15 Q. Were there any other wholesalers or individuals
- 16 dealing with the company in Canada?
- 17 A. Not that I know of.
- 18 Q. Okay. Do you know who was associated with that
- 19 company in Canada that's associated with the two
- 20 defendants here?
- 21 A. Jawaad Farooq, if I'm saying that correctly, who I
- 22 believe is a cousin to both Maaz and Saad Aziz.
- So moving through the background of the case
- 24 of how this conspiracy worked, how SCS fits in to the
- 25 RJ Telecom picture as far as the devices being -- and

the devices sold to RJ Telecom being shipped overseas.

SCS Supply Chain here has an office, slash, warehouse space at 14292 Gillis Road in Farmers Branch, Texas. As shown earlier, Saad Aziz is a principal for SCS Supply Chain. Both Maaz and Saad are involved in the operations. Both received wages from SCS Supply Chain. Gizmobile is a retail phone store. Much and like RJ Telecom, it had a corporate office and a retail cell phone store meant for cell phone repair business. Gizmobile is that for SCS Supply Chain located in Dallas, Texas, off Alpha Road.

In this investigation, three controlled sales were conducted at the business from May of '21 to August of '21. Maaz Aziz is the principal for Gizmobile, and Feras Obeidat is the manager of Gizmobile, a co-defendant.

Q. Have you been able to come up with an amount or a figure as to the amount of business that SCS is conducting during a time period -- whatever time period it was that you examined?

A. Through financial statements -- a financial statement review -- it's, again, preliminary. It's not complete. We don't have all of the records. It's a slide later down. But just off the top of my head, I want to say for business being exported to Dubai, China,

- and other countries, it's around 37 million from '16 to
- 2 the current time frame.
- 3 Q. Okay. From 2016 to 2021?
- 4 A. To, like, April '21 or somewhere in there.
- 5 Q. Okay. And in regards to looking into their
- 6 financial -- financials, have you been able to determine
- 7 any bank accounts?
- 8 A. There are bank accounts. Talking with the forensic
- 9 accountant, there are approximately 65 bank accounts.
- 10 We haven't obtained all of the bank accounts. We still
- 11 don't have a good financial picture of the Aziz brothers
- 12 or the companies just based on the sheer number of the
- 13 accounts and the time it takes to get those records and
- 14 process them. We believe there is still other accounts
- 15 out there we don't have.
- 16 Q. And you talked about a subsidiary or another
- 17| business in Canada. Have you received any financial
- 18 information as to that business?
- 19 A. No, sir.
- 20 Q. How about financial information as to foreign
- 21 countries that they do business in?
- 22| A. Through the bank accounts that we have here for SCS
- 23 Supply or a related entity.
- 24 Q. But any bank accounts that they personally own in
- 25 foreign countries?

A. No.

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- 2 Q. Are you investigating that?
- 3 A. Yes.
- 4 Q. But as of right now, that's a continuing
- 5 investigation?
- 6 A. That's a continuing investigation.
- 7 Q. Okay.
- 8 A. We're working through the financial accounts.
- 9 Q. Okay.
- 10 A. Again, as we talked about, both SCS Supply Chain
- 11 and RJ Telecom worked together. They supplied each
- 12 other with devices. SCS Supply Chain developed somewhat
- 13 of an expertise in Samsung devices where RJ Telecom was
- 14 more of an expert in the Apple devices. And they would
- 15 trade devices back and forth to each other. SCS Supply
- 16 Chain also sold devices to RJ Telecom that went to
- 17 Interstellar in Dubai.
- And in this investigation, we have
- 19 cooperating defendants. Cooperating Defendant No. 1 and
- 20 2 have both advised that Saad and Maaz began purchasing
- 21 new devices from the street in 2016 or '17. Cooperating
- 22 Defendant No. 1 advised they were smaller quantities at
- 23 first at three and four and then quickly moved up to 200
- 24 to 300 a week. They both worked together and that Maaz
- 25 Aziz was -- specialized more in getting devices from

FedEx drivers. They both sold devices to RJ Telecom.

They eventually began dealing in bigger quantities and specialized in Samsung.

Because RJ Telecom and SCS Supply were trading phones back and forth, they wouldn't make payments every time. You could equate it to a tally system where essentially they would just keep track of who gave what phones and then at some point a payment would be made. Since the Apple phones were generally more expensive, RJ Telecom would generally make the payment. This would also keep transactions from going through the bank.

- Q. What was the magnitude or the size of the payments?
- 14 A. In the same bank records that I talked about,
- 15 there's about \$4 million approximately that went from
- 16 RJ Telecom to SCS. Again, this just talks about Saad
- 17 gaining an expertise in dealing with wholesalers from
- 18 CD 2. And CD 2 also saying that Maaz gained an
- 19 expertise in cargo and transit theft and developed a
- 20 network of drivers dealing and on -- dealing in the
- 21 street level.

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CD 3 advised that Awais Chodhury worked for Maaz and Saad in the 2017 time frame. Awais Chodhury worked security with Maaz Aziz to pick up devices from a FedEx guy. They went to the FedEx guy's house. Maaz

Α.

provided a gun to Awais, a former Pakistani Army soldier, who would wait outside while Maaz went inside to conduct the transaction as security. And Awais had told CD 3 that he believed the FedEx guy was in a high-end position and took the phones.

cD 3 also sold other consumer goods and electronic devices to SCS. Awais Chodhury would pick up the stolen devices and consumer electronics, which included drills, vacuums, generators, and other similar items. Awais Chodhury provided that Maaz Aziz obtained devices from the street and black people and that Saad Aziz sold the devices overseas. And, again, CD 3 also talked about an individual named Irfan Ahmed, which provided the number for a black male involved in obtaining stolen goods with the understanding he would take a middleman cut.

- Q. Obviously, you talked about the strong-armed robberies that were occurring where individuals were going into the stores and using firearms and holding people captive and stealing phones, but here in this particular slide you're indicating that one of the defendants here in the courtroom was providing or using a phone [sic] while doing one of these transactions?
- 25 Q. And is that -- have you seen that in your

Correct. As security, yes.

investigation that some of the individuals that are conducting these transactions are actually bringing firearms or using firearms in order to accomplish the transaction that they're involved in?

A. Yes.

6 Q. Okay.

A. As we've talked about earlier, RJ Telecom had the daily buyings, which are the documents that we put together through a series of Excel spreadsheets to get somewhat of a financial picture from RJ Telecom. From approximately January of '19 to May of '19, the RJ Telecom daily buyings listed approximately 2,327 devices from Saad Aziz totaling \$1,643,887 in payment from RJ Telecom. That's not the retail loss amount. That's just the moneys paid from RJ Telecom.

AT&T has confirmed some of these devices were stolen through transit theft, fraud, equipment gaming. They were under review or through nonpayment. The retail loss amount was 305,000, but that's only 305 devices out of the over 2,000 devices. As part of this investigation -- this request is still pending to Verizon and T-Mobile, so it's incomplete. And AT&T is still reviewing the IMEIs for other theft as transit theft can be difficult to identify.

Also through RJ Telecom records through

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e-mails and RJ Telecom buyings, approximately 729 IMEIs were associated with Maaz Aziz. The time frame being 2016 to 2018. Through preliminary carrier checks -again, these requests were sent to AT&T, T-Mobile, Verizon, and Sprint. We have yet to finalize this request. AT&T found transit theft for approximately 86 Another 29 were found to be stolen through devices. fraud transit or likely fraud. Sprint found 110 devices likely to be stolen through theft, fraud, or likely to be stolen -- excuse me -- stolen through fraud, theft, or likely to be stolen. T-Mobile found 12 devices were through fraud or theft approximately. And Verizon found approximately three devices obtained by fraud and three likely fraud.

Interstellar, which was the Dubai-based company that we spoke about earlier -- RJ Telecom -- that I spoke about earlier -- I apologize -- purchased laptops and other devices besides phones from SCS Supply and SCS Supply Canada. Interstellar was designed or set up for the purchase of MacBooks, laptops other than phones. SCS generally went through their importer Action Logistics versus Xpress Logistics, the preferred company for RJ Telecom.

Here, you have SCS Supply Chain in Canada.

What you see there is a FedEx label taken from the

search warrant at the warehouse at the top left. You see Jawaad Farooq, the cousin to Maaz and Saad Aziz. You can see the address in Canada. And that was as of -- I believe the ship date was April 21 of 2021. Cooperating Defendant 2 provided that SCS had a Canadian location that also shipped the MacBooks and iPads to Interstellar. Same cooperator said the phones collected in Canada were sent to Dubai through Action Logistics directly. And CD 2 also stated that Jawaad had come to SCS Supply in Dallas for six months to learn the business while CD 4 stated that Jawaad was a cousin and ran the SCS Supply Chain location in Canada.

Also, CD 4 mentioned that SCS also had three certified sellers on Amazon that were located in Canada. Here you see the SCS Supply Chain warehouse on the left. You see the Gizmobile cell phone and repair store on the right.

A review of seven bank accounts from April of '16 to February of '21, which is not an exhaustive review of the SCS Supply Chain related entity financial picture, shows that payments that were received from RJ Telecom were just over \$4 million. Dubai-based income was \$21 million. China-based income was 3.28 million. And other foreign-based income was over \$11 million to include Canada of 167,000 and Pakistan of

46,000.

Also, from the same bank record review, you can see that Dawn Trading, who is a supplier to RJ Telecom and SCS, received 5 -- over 500,000. Jibran Khalil, who is with Am-Pak Cellular, again, supplying RJ Telecom and SCS, was 23,000. M7 Group, another company whose -- whose owner and employee have been indicted in this conspiracy, was 27,000. Blowfish Unlocks that -- payments of 86,000 were made. Again, this is a company that would provide an unlocking service for locked cell phones. This is locking -- a carrier locked cell phone over here in the United States to be able to send it overseas so it could work on that network.

Approximately 65 savings and deposit accounts have been identified so far. As we've talked about, the investigation continues, and we're still trying to develop the complete overall financial picture for SCS Supply related entities and Saad and Maaz Aziz. At the Gizmobile store location -- this store location was initially used to finance phones, buy used phones, financing. During COVID, this store was used to purchase street stock. CD 4 began purchasing street stock based on pressuring from Saad Aziz. And street stock is new devices that -- what we've talked about;

the iPads and phones obtained through financing, theft, warehouse by device traffickers. And that street stock would then be taken to SCS Supply Chain. It was logged at SCS Supply Chain. The cash used to buy that street stock came from SCS Supply Chain. And that's -- that's how Gizmobile fits into the street stock.

CD 4 also advised that "good for local phones" meant that it could be sold in the U.S. and "carrier locked phones" or "blacklisted phones" had to be sent overseas. Anything purchased by CD 4 was for SCS Supply Chain, and the last conversation CD 4 had with Saad Aziz was to continue street stock purchasing. At this time, CD 4 was purchasing 30,000 to 40,000 worth of street stock a week. Ryeshawn Green is one of those device traffickers that sold street stock to Gizmobile. He sold approximately 60 new phones to CD 4. CD 4 did not believe these devices were purchased legitimately. Peso or Ryeshawn Green also sold to RJ Telecom and Malik Salameh.

The initiation of this investigation in regards to SCS Supply Chain began with Smart Cellular Solutions being listed on the opening account paperwork for Southwestern National Bank as a major supplier.

This is all kind of happening at the same time in the late March or early April time frame of Abdul Bhangda's

iCloud account. A warranted review of that also found very limited chats with Maaz Aziz, payments in the Rozi Wireless bank account statements, and then a controlled sale on April 21st, 2021, with Ali Anwar and the following surveillance that led investigators to SCS Supply Chain in Farmers Branch is really what started the investigation.

And in that controlled sale, a FBI CHS sold one Apple 16-inch MacBook for \$1,700 and five 13-inch MacBooks for 900. A total of 6,200 to Ali Anwar. Anwar mentioned he could sell only the older 13-inch device for 1,040 in Dubai. These prices are below the retail price that you would get at an Apple store.

Following the sale, law enforcement continued surveillance. Ali Anwar went to his store in Mesquite at Dawn Wireless and then was followed to SCS Supply Chain where he was observed retrieving five boxes from the trunk of his vehicle and handing them to an unknown -- handing them or setting them on the dock to an unknown individual. The boxes were consistent with the boxes sold during the controlled sale.

A review of the pen registered data of Ali Anwar's phone found that he made two outgoing calls to Maaz Aziz's cell phone at the approximate times of 11:38, which is approximately the time that Anwar

departed his store in Mesquite, and 12:00 p.m., which is approximately 10 minutes prior to Anwar arriving at SCS Supply Chain.

There is also another FBI -- an investigation related to theft of Fitbits from approximately October '17 to April of '18. Approximately \$1.2 million in Fitbit devices were stolen. These thefts took place at a Kohl's distribution center here in the Dallas area. And FedEx and UPS drivers would take those devices stolen by the Kohl's employee and deliver them back to another Kohl's employee. Some of these Fitbits were purchased by Arsalan Bhangda from an individual known as Dave and then sold to Smart Cellular or Saad Aziz.

The FBI interviewed Saad Aziz during the course of this investigation who advised he made two to four Fitbit purchases from Arsalan Bhangda in the November '17 to '18 time frame, and then '18, July, he directly purchased approximately 42,000 in Fitbit product from Dave. CD 2 advised these Fitbits were stolen.

Briefly, a second controlled sale was done on May 14th of 2021 with the FBI CHS. The CHS represented these devices were stolen from a warehouse. He sold ten new sealed Apple iPhones SEs for \$300. During that time frame, Obeidat told the CHS they purchased devices from

Dawn. All ten phones were new in the box, and of those devices, two were activated in the U.A.E., two were activated in India, and one was activated in Jordan.

Shortly after the surveillance, Obeidat was seen leaving Giz and unloading the product, entering the product -- and entering SCS with the product and leaving SCS without the product. Again, on May 24th, another controlled sale was done. This time for sealed -- one new sealed Apple MacBook for 1,100 and two new sealed Apple iPhones for 660 each. The Apple MacBook was purchased for approximately \$523 less than a retail sale purchase.

The last controlled sale was done on August 5th, 2021. Obeidat was not at the sale, but he coordinated the sale with the CHS. The CHS met with an employee and sold seven iPhone XRs, four iPhone 12s, and four Apple MacBook Pros totaling 8,850 to an employee there. That employee took those devices to SCS and delivered those devices.

Dawn Wireless is a supplier both for RJ Telecom and to SCS Supply. They obtain their devices through several different ways -- several different device traffickers. From the RJ Telecom daily buyings from January of '19 to December of '20, 1,341 devices for Ali Anwar totaling \$856,000 approximately and

approximately 3,500 devices for Abdullah Anwar totaling \$1.8 million were sold to RJ Telecom with preliminary confirmed losses from AT&T of over a million dollars.

We also -- there are also bank accounts for SCS that we talked about where Dawn Trading was paid \$500,000. No records for Dawn Wireless have been identified at this point. One of the device traffickers for Dawn Wireless was an individual stealing product from a warehouse of approximately \$100,000 who later became an FBI CHS. They also purchased devices from two individuals conducting strong-armed robberies and thefts of demoed devices and other devices from the floor of cell phone stores. Another individual is George Israel who would purchase products from a source down in the Waco area. And he would sell devices and pallets of stolen goods to CD 1 who would then sell these devices and goods to SCS Supply Chain.

Last Wednesday Mr. Israel was taken into custody. A consent review of his phone found approximately -- found numerous IMEIs. A sample of those IMEIs and chat messages were sent to AT&T. AT&T found 17 IMEIs were found to be fraud, non-pay, or transit theft. Primarily, transit theft. No data for three IMEIs, and the remaining had no results. Likely another carrier. Screenshots of the phone are --

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screenshots from photos of the phone or messages are here. What you can see in these messages -- it's hard to read -- but you can see messages concerning blacklisted phones that are purchased by Israel and then sold to CD 1.

Here is a little bit bigger one. You can read, "What you mean a locked one?" The person --Abriham A. says, "Blacklisted." He says, "It's okay. Ι still can buy them." And these would be potentially devices that could be sold to CD 1 and then sold to SCS or RJ Telecom. On May 29th of 2021, CD 5 purchased approximately 396 DeWalt units from Israel. These devices were new in the box and stolen. Israel had rented a U-Haul, went down to Waco, and picked these products up. He had come back up into the Dallas area and met CD 5 at a Sam's Club at Midway and 635. CD 5 then took this U-Haul trailer full of DeWalt products to SCS warehouse where Mohsin Zia and another employer helped him unload the trailer. CD 5 coordinated this sale with Saad Aziz and the delivery with Mohsin.

In order to pay Mr. Israel, he received --CD 5 received \$30,000 from SCS. The remaining amount
was received later. CD 5 believed the product cost
around 180 to 1 -- 180 to 185 -- that's a typo -- and
sold to Saad Aziz for \$195. CD 5 believed the retail

price was around 260. Home Depot loss prevention advised that at the time the retail price was around 319.

Here you see a screenshot from CD 5's phone with Mr. Israel. You can see on the left that's a U-Haul truck with a pallet and loaded with boxes of DeWalt product. And then on the right, those are chat messages from CD 5 and Saad Aziz, and those are pictures of the DeWalt boxes sent to Mr. Aziz. A consent search of Mr. Israel's residence found boxes of Google Nest devices and other -- other goods indicative of being stolen through cargo transit theft. Approximately \$160,000 was seized from the residence.

Another indicted co-defendant sold devices to CD 5. Those devices were then sold to SCS Supply Chain. These devices came through transit theft on August 13th of 2021. CD 5 purchased approximately 89 laptops from this indicted co-defendant for approximately 570 each. The retail was \$949. CD 1 paid this indicted co-defendant approximately 50,000 in cash. One reason the price dropped is because these laptops weren't selling on Amazon or eBay. From what CD 5 said, Mr. Saad Aziz liked it when there were multiple sellers on Amazon and eBay because those devices could kind of fit in with the white noise there of all the sellers.

Since they were only being sold on Target and stolen from Target, it -- it decreased the price because it was harder to move these products. The transaction was completed here. You see the negotiations where the price goes all of the way down to 570 between CD 1, an indicted co-defendant. Here's photos of the MSI laptops in CD 5's garage that were sent to Saad Aziz.

Eventually an employee for SCS came in a white Dodge Ram van, picked those laptops up, and took them back up to SCS. And here's a text with Mohsin Zia confirming that it was 89 laptops.

During the search warrant of SCS Supply
Chain, similar units have been located at the warehouse,
and we're continuing the investigation to try to confirm
those laptops. Avaz Karimov is another device
trafficker that sold devices to Dawn Wireless and in
turn those devices were sold to SCS Supply Chain.
There -- the device trafficker that sold devices to
Karimov was Clifton Jerome Smith.

Here the warehouse theft we talked about earlier is what -- is what Mr. Smith engaged in. He stole approximately \$325,000 of new Samsung S20s by essentially shipping those out to an address associated with him due to a system glitch. This happened from March 2021 to January 11th of '21. Twenty-five packages

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were determined to be master cartons or cartons that contained ten devices. Samsung is still yet to assign a dollar loss to the remaining 75 packages.

This is a slide that just -- that documents a purchase between Jerome Smith of a master carton and Pyramid Moving. And then Pyramid Moving to Dawn Trading a check in the amount of \$20,350 with the subject line of "22 Note 20s." Samsung conducted an internal investigation and tried to track where these phones were being purchased from. They were successful in 18 of these devices. They found that nine consumers purchased via Amazon from Celltastic and Cellulartech. These are Canadian companies that purchased the devices from SCS Supply Chain. They've never touched the devices. devices were sent directly to an Amazon fulfillment warehouse in Oklahoma. Two S20s were purchased from Gizmobile. One being the store on Alpha Road and one from Dawn Wireless.

Abdullah Anwar from Dawn Wireless had told a Coppell detective that they had purchased the Samsung devices from UZ Global. An attorney for SCS advised that SCS had purchased the devices from Dawn Wireless. And a Cellulartech rep told a Samsung investigator he purchased the devices from SCS Supply Chain, and the devices were shipped directly to an Amazon warehouse in

Oklahoma.

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As an example of guns being at transactions, on February 6th, 2021, at 6:50 a.m., Karimov who is a supplier to -- device trafficker, supplier for Dawn Wireless. And for -- and used -- and had Clinton Smith as a device trafficker. In that -- some of those devices went to SCS Supply Chain. On this transaction on February 6th of 2021, there was a transaction that Clifton Smith arranged with Karimov and two black males in a white Chevy Camaro. Karimov was shoved in the back seat and handguns were pointed at him. And the black males demanded cash. Karimov ran from the location, but his tires were slashed. Richardson PD detective conducted a telephone interview with Smith who essentially said he had been dealing with Karimov over the last two or three years. He stopped after Karimov's brother pulled a gun on him. He also said that this is what happens when people are doing illegal stuff.

On August 24th, 2021, a search was executed at SCS Supply Chain in Farmers Branch. They found office space. They found rooms for processing devices. They found a big warehouse area storing electronics and other goods. Due to the significant number of items in this search warrant, the search warrant is ongoing. Preliminary checks with numerous companies to include

AT&T, Bissell, Home Depot, Samsung, and YETI have found stolen property, including cargo theft items. Cargo theft being where a trailer or tractor or both are stolen.

- Q. Can you give the Court an estimate of the size of this particular warehouse?
- A. So these photos might give a better indication of that. Here you can see racks of cell phones. Here you can see the size of the warehouse with multiple shelves or different levels of shelving and pallets full of goods wrapped in black plastic. As part of the search warrant, all of these items are being inventoried. And then the -- the investigators are attempting to identify if these products are stolen or not and -- in part with private industry. So private industry through the unique identifiers on some of these products then links them to other incidents. I'll go through a few of these.

Wal-Mart has a unique product through Anker Eury vacuums. There were pallets full of Eury vacuums that were about 390,000 in value. This product is unique to Wal-Mart, and it is sold online. It never arrived at a Wal-Mart fulfillment center and would only go to Wal-Mart. The Wal-Mart investigators have essentially said this is -- with this being a unique

product to Wal-Mart and them not having received it,
this product should not be at SCS Supply Chain. So
preliminarily it is believed to be stolen. There you
can see those are the pallets of the Anker Eury vacuums.

Aziz, Mohsin Zia, and CD 3 -- that should be CD 4. On Monday, August 23rd, one day prior to the search warrant, CD 4 -- Maaz Aziz asked CD 4 and Mohsin Zia to come with him. The three individuals went to a Best Buy parking lot where two U-Hauls were located. They met with a black male who drove a Cadillac. Maaz Aziz provided \$20,000 to the black male that was put into his hat, and the black male said that the keys were in the U-Hauls. CD 4 and Maaz Aziz drove the U-Hauls back to SCS warehouse where the U-Hauls were unloaded.

CD 4 was able to determine that -- able to see that -- that the load was Bissell vacuums. After those U-Hauls were unloaded, Maaz Aziz and CD 4 drove those U-Hauls back to a nearby business where they parked on the separate -- basically in separate parts of the parking lot. A text message in CD 4's phone on August 23rd of '21 at 8:50 -- 5:52 p.m. from Maaz said, "Park in a different parking lot than me." CD 4 confirmed the photo -- a photo of the vacuums from the search warrant as the vacuums that were in the trucks.

Here's the shipment of vacuums.

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The Bissell product was stolen from a facility in Mesquite, Texas, in early August of 2021. The Bissell representative confirmed that over a thousand cartons of the recovered Bissell product were And DPS SA Landon Corbett who investigates cargo theft advised that Vincent Tasby stole a truck from a parking lot location, drove that truck back after cutting a hole in the fence, and stole four trailers that contained the Bissell cartons within the hour. that Vincent Tasby is tied to Morris Washington, and he is referred to by others -- other individuals in cargo theft as "the king of cargo theft." Tasby is currently in custody for other related activity. SA Corbett. through his experience as a cargo theft investigator, said that Bissell is a continuing product of theft.

On or about July 23rd of 2021, a tractor and trailer were stolen in Dallas containing approximately 279 Samsung TVs. On or about July 30th, CD 4 advised that Maaz Aziz had him -- CD 4 drop them off at the same Best Buy parking lot to a U-Haul. Maaz Aziz drove the U-Haul back to SCS Supply. CD 4, along with Saad Aziz and Mohsin Zia, unloaded the Samsung TVs. They were all brand new hospitality TVs. From the search warrant, approximately 15 pallets of these TVs containing

approximately 200 TVs were recovered with the value being 100 -- around \$160,000. And these were hospitality TVs for commercial use, not generally residential use. The shipment was destined for Phoenix.

SA Corbett from DPS advised that in 2016 DPS cargo theft began investigating a crew that would engage in the tractor-trailer cargo theft. This crew involved Reginald Henry, Vincent Tasby, Morris Washington, Damian Calhous a/k/a White Shoe, and Coree Hall among others. The agent believed that since 2016 this group has conducted anywhere from 60 to 120 cargo thefts, including TVs, vacuums, computers, YETI products, electronics, and other products. On September 24th of 2021, DPS arrested Morris Washington for three counts of theft. And in his post-arrest statement, Washington identified Saad and Maaz as the individuals who purchased most of his property and gave the most money for it.

These are screenshots from a review of Morris Washington's cell phone seized at the time of the arrest. On the right-hand side, you can see a screenshot of Samsung hospitality TVs. In January of '19, a shipment of 65 navy ramblers were stolen in the Dallas area. They were stolen from a rail yard and destined for -- and had just been imported from China.

In 2020, YETI conducted three purchases of DFW Amazon sellers; Maz Mobile Direct, SCS Supply Chain, and Gizmo Galaxy. All three test purchases found the product was part of the stolen shipment.

In May 2021, a shipment of YETI coolers was stolen in the Dallas area. The shipment was scheduled to be delivered to Academy Sports located in Tennessee. As part of the search warrant, one cooler was scanned, and it returned to this shipment. That cooler was part of a pallet that contained approximately 22 coolers.

Puma tennis shoes were found in the search warrant as well. These were stolen from a warehouse in Forney, Texas, in February of 2020. Approximately 1,282 cartons were stolen at a value of approximately 91,000. The search warrant has recovered approximately 336 cases, 14 pallets of those shoes. What you see on the right are labels that were peeled off of the boxes and were in a locked shred box that were found at the time of the search. There was one box still on the floor that had a label on it. It hadn't been peeled off. And that's how we were able to tie these Puma shoes.

In Tennessee, the Ingram Micro warehouse, an internal investigation in September of 2020 started after laptops were found being stolen from the warehouse. These were eventually -- some of these

laptops were eventually found at the search warrant for SCS Supply Chain. It is believed that these were stolen from Tennessee and transported to Texas. Again, with Ingram Micro, Google Nest -- had a Carol Stream warehouse for Ingram Micro. These were obtained in the search warrant. They were new in the box. They were shipped to Target, a location in Midlothian, Texas. There were two shipments at the end of July and early part of August for approximately 60 units for a total of \$9,000. Serial numbers for these products have been tied to the stolen shipment.

Here's the pictures. On the left, you can see the label. On the top left, you can see, "Google, Carol Stream," the Ingram Micro warehouse, and you see the shipped to Target.

And relating to devices at the SCS Supply, in a preliminary review, AT&T in partnership -- not in partnership -- excuse me -- AT&T came into the warehouse and -- as part of the search warrant went through, tracked the IMEIs on these devices. It found that of 2,121 devices, over 1,500 devices were stolen -- confirmed stolen. This being transit theft, blacklisted devices, or devices that had network activity that could be tied to fraud, nonpayment, transit theft, or buyer's remorse. There's still 600 devices that were -- where

no status has been identified at this point.

In regards to the 922 devices, 89 percent of those were stolen with Pittney Bowes. AT&T has identified Pittney Bowes as a logistical company where they've incurred losses with devices before. What you see here are Pittney Bowes labels that have been peeled off and were found in the locked shred box.

Also identified through the search warrant of SCS Supply Chain was a counterfeiting operation. Apple came in due to their manufacturing -- due to their expertise in Apple products, and they identified over 8,000 counterfeit products, including glass backs, charging cables, earpods, and power adapters. Those pictures there were identified by Apple as counterfeit.

- Q. And were those being produced there at that warehouse?
- A. I don't know if those were specifically being produced. Those in the photos. But Apple personnel also found a number of machines that were located in the warehouse. Their review of these machines were found -- that these machines could be used to repair or replace or possibly manufacture Apple components and products. Their review of this machinery found that it was from China and most of the language on the machinery was Chinese. They reached out to their counterparts in

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China and found that these machines were consistent with the factories in China that -- in China that manufacture counterfeit parts of Apple product.

The pictures, which we'll get to in a second, have the following functions: Removing the back glass of iPhones, removing the front frames from iPhones, engraving, imprinting on common items, iPhone repair, separating LCD screens, lamination, cooling, industrial production, such as PC -- PCB boards, speakers, circuitry, electronic components, controlled lighting, conditions, sealing mobile phone screens, cutting LCD Based on SCS not being an authorized screens. manufacturer of Apple products, Apple has preliminarily concluded that the machines are being used to manufacture counterfeit parts and devices. Here's the photographs of the machines that Apple took of -- that they're referring to in those slides.

In December of 2019, U.S. Customs interdicted a package that contained approximately 51 phones. These devices bore a counterfeit mark. SCS submitted a petition for relief and was allowed to receive that product back. However, this, again, shows that SCS was aware of counterfeiting back in 2019, and there's still continued evidence they've engaged in counterfeiting.

As part of the review of CD 5's phone, it was found that

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there were COVID-19-forged documents. CD 5 advised that he was tested, along with his wife, for international travel. However, CD 5 did not receive his results back from his test. CD 5 sent his wife's results to Saad Aziz seeking a forged result for himself so he could travel.

CD 5 -- and he did receive that from Saad And this was back in the late December of 2020 Aziz. CD 5 also flew on the same flight as Maaz time frame. Aziz and observed Maaz Aziz having the same test result form as himself and that it was a negative -- a negative Maaz went through the boarding process first and told CD 5 it was fine and just a piece of paper. Flight records for Maaz Aziz showed he traveled to Dubai on December 12th. This is the forged copy. A copy of it was found on review of CD 5's cell phone. This is the forged copy of CD 5's and not Maaz Aziz. We do not have a copy of that.

- Q. So what he is alleging is he was using that same document in order to board the plane?
- A. CD 5 is alleging that Maaz Aziz used the same document, but with his name on that. That based off the forged document that CD 5 got and the fact that he had sent Saad Aziz a copy of his wife's negative test, that Maaz Aziz then had the same forged copy with his name on

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In regards to the economic danger of Saad and Maaz Aziz, their income on TWC is listed from SCS Supply. No other forms of income. Yet, the warehouse is shut down right now. All of that income that we can tell to this point is coming from stolen goods, stolen -- like vacuums, TVs, devices. We haven't found anything to date in this warehouse that seems to be legitimate. So all illegitimate has come from the SCS Supply Chain.

There's also the facility of identity -excuse me -- the facilitation of identity and transit SCS through the course of this investigation has theft. identified or established a network for obtaining these stolen devices whether it is through identity theft or whether it's through a warehouse and are able to ship these devices to businesses, contacts overseas to Dubai or other foreign countries. They also have a company in Canada run by family that is set up to move these types of devices that can be purchased on the street based off cooperating defendants' statements. Both Saad and Maaz Aziz have experience purchasing these devices on the street.

Q. Now, you indicated that it was approximately 10,000 victims of identity theft?

A. Correct, to date. There's also identity theft where there are individuals that use identity theft not only to obtain these devices, but there are manufacturers in this conspiracy who will obtain stolen identities, create a Texas driver's license, create a credit card, create a social security card for a brand new identity, obtain a background report. Those are being used to obtain the devices. Those could also be used to make new identities.

- Q. And would those be the individuals that would be well-known to the individuals that are involved in this type of activity?
- A. If you're in this business, you know that -- it's very likely for you to know how these devices are being obtained. One way being identity theft and that in order to do that identities are needed.

In regards to flight risk, there is a SCS
Supply Chain that's located in Canada. It appears to be run by a family member. It's a cousin to Saad and Maaz
Aziz. This would allow them to have resources, family in a close foreign country that could help set up both
Maaz and Saad Aziz, help them travel. It could also help them in regards to obtaining resources down here in the United States with economic danger. If Saad and Maaz Aziz know how to purchase from the streets, they

could continue to obtain devices. The Canadian company could be an outlet -- could be a means to get those devices overseas for the generation of revenue and thus continuing the economic danger to the community.

And, again, there is identity manufacturers in this conspiracy. Identity theft is prevalent in this conspiracy. This is what an identity set looks like. Those are -- that's a driver's license you see with a matching social security card with a matching debit or credit card where the names all match, and that type of identity set could be used to evade law enforcement. It could be used to obtain a new residence to -- basically to maneuver around society and evade law enforcement.

While both Maaz and Saad are United States citizens, they have Pakistani descent. The Extradition Treaty with Pakistan is very limited. From my knowledge, there's been approximately two extraditions in the last 15 years. The last extradition took approximately six years to complete. While they have U.S. citizenship, their Pakistan -- if they were to flee to Pakistan, their Pakistan heritage could prevent deportation as a USC from Pakistan to the United States. And with resources, life can be good in Pakistan. If you have the resources, you could have a life in Pakistan. And it's a way -- it's way to live.

CD 4 advised that Saad Aziz had spoken of owning property in Pakistan and making good money off of them to CD 4. And in this conspiracy, a subject who is not indicted, after the Secret Service froze funds, after they attempted to make contact, this individual fled to Pakistan. We have not made significant seizures related to SCS Supply or Saad Aziz or Maaz Aziz.

- Q. And, to your knowledge, have there been other individuals that have been charged with similar type of offenses -- offenses like the ones that these defendants are charged with that have fled?
- 12 A. Like as in more white-collar-type defenses?
- 13 Q. Yes.

14 A. Yes.

Related to seizures, related to assets that they might have, the government has not seized property, has not seized significant assets. Again, with 65 bank accounts and with numerous credit card accounts, we're still trying to develop a financial picture to be able to trace funds, identify where these funds are at, identify other accounts that might still be open, identify further investment accounts, or resources that could allow them or could help them assist in fleeing.

As far as travel, both have international travel to various countries. For Maaz Aziz, he's

traveled to Canada, Columbia, El Salvador, Qatar, U.A.E.
Recent travel to Mexico. His last trip to Dubai was
December 2020 and Canada December of '19. While Saad
Aziz has traveled to Canada, Mexico, and the U.A.E. The
last trip was Mexico in 2020 -- December of 2020. The
last trip to Dubai was February of 2020, and the last
trip to Canada was December of 2019.

Relating to harboring, an FBI top ten fugitive Yaser Abdel Said in January of 2008 -- Said killed both of his daughters and disappeared shortly thereafter. He was charged within the year and become a top ten fugitive. Yassein Said is the brother to Yaser Said and the uncle to Ameirah. Ameirah being the wife of Maaz Aziz. In 2014, Ameirah and her sister Dalal purchased a property in Justin, Texas. In 2017, Yaser Said escaped an Irving apartment as part of a FBI fugitive investigation.

Shortly thereafter, investigators believed --later found out and were to believe that Yaser Said
began living at the Justin residence owned by Ameirah
and her sister. In August of 2020, Yaser Said was taken
into custody at the residence owned by Ameirah and her
sister.

MR. MCCARTHY: Judge, I'm sorry. For the record, I wanted to point out some -- he keeps saying

- 1 "Said." This is not my client Saad Aziz he's referring
- 2 to as killing his daughters.
- 3 BY THE WITNESS:
- 4 A. I'm sorry. That's correct. Yaser Said. I'll say
- 5 Yaser Said. I'm sorry.
- 6 So just to recap, on January 1st of 2008,
- 7 Yaser Said killed both daughters. Not the defendant at
- 8 the table. And --
- 9 BY MR. GONZALEZ:
- 10 Q. And that was a highly publicized killing here in
- 11 the local area, correct?
- 12 A. It was highly publicized. It was a long-term
- 13 fugitive investigation. The investigation lasted over a
- 14 decade.
- 15 Q. It was well known that FBI was searching for --
- 16 A. It was. It was well known. And when he was
- 17 taken -- when Yaser Said was taken into custody in
- 18 2020 --
- 19 Q. Okay.
- DEFENSE COUNSEL: Judge, I'm going to object
- 21 to relevance to this.
- 22 MR. GONZALEZ: Your Honor, as indicated, it's
- 23 harboring a fugitive. You have Maaz Aziz's wife
- 24 harboring a fugitive -- owning a property where a
- 25 fugitive is hiding --

DEFENSE COUNSEL: Objection, your Honor.

It's irrelevant and defamatory --

MR. GONZALEZ: With regards to --

THE COURT: I'm going to ask for us to go ahead and move on from this issue, Mr. Gonzalez.

MR. GONZALEZ: Well, if the wife of one of the defendants is harboring a fugitive or allowing a fugitive --

DEFENSE COUNSEL: The objection --

MR. GONZALEZ: Or allowing a fugitive --

THE COURT: Gentlemen, I've already asked

12 Mr. Gonzalez can we move on from this particular point.

MR. GONZALEZ: Okay.

14 BY MR. GONZALEZ:

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- 15 Q. What's depicted there, Agent?
- 16 A. This is the house where Yaser Said was arrested --

17 THE COURT: I'm familiar with this case. We

18 can move on, Mr. Gonzalez, from that point.

MR. GONZALEZ: Okay.

20 THE COURT: Thank you.

- 21 BY MR. GONZALEZ:
- 22 Q. Now, Agent, based on your presentation of the
- 23 evidence here today, obviously you've formed an opinion
- 24 as to whether you believe these individuals would be at
- 25 risk of flight or a threat to the community.

- 1 A. I do believe they could be a risk of flight and a 2 threat to the community, yes.
- Q. And based on your -- your summary here at the end,
  you believe them to be a risk of flight not only because
  of their economic resources as well as their association
- 6 with foreign entities?
- 7 A. A foreign -- yes. Foreign company in Canada and 8 then ties in the Middle East and Dubai.
- 9 Q. All right. And you're aware that they have other 10 economic resources, correct?
- 11 A. Those -- that's what we don't know. I mean --
- 12 Q. Okay.
- 13 A. -- it's hard for us at this point, based off the
- 14 financial picture we have, to know what other resources
- 15 are out there. We do know that Saad Aziz, I believe,
- 16 owns two other properties. I'm not exactly sure if it's
- 17 in his name or an entity that are up in Frisco. They
- 18 are both valued at about \$500,000 that we're
- 19 investigating.
- 20 Q. Okay.
- 21 A. But outside of that, we're still trying to develop
- 22 exactly what all the resources are.
- 23 Q. And then you had -- in one of your slides, you had
- 24 a cooperating defendant indicating that they had -- one
- 25 of them had indicated that he owned properties in a

foreign country?

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- 2 A. Yes. A cooperator stated that he was told by Saad
- 3 Aziz that Saad had Pakistani properties or properties in
- 4 Pakistan and they were doing well.
- 5 Q. And obviously their foreign travel was indicated in
- 6 one of the slides as well, correct?
- 7 A. Yes. There is foreign travel.
- 8 Q. All right. And then you also indicated that there
- 9 was use of a firearm on some occasions, correct?
- 10 A. A cooperating defendant advised that a firearm was
- 11 taken as part of security by Maaz Aziz and Awais
- 12 Chodhury when they were dealing with the FedEx driver.
- 13 Q. Did you find any firearms at the warehouse?
- 14 A. We did find, I believe, one firearm in the safe in
- 15 the warehouse.
- 16 Q. Okay.
- 17 A. As far as I know.
- 18 Q. Were you able to find any of the passports in any
- 19 of the search warrants for the defendants specifically?
- 20 A. We -- I can't speak to the residences, but at SCS,
- 21 no.
- 22 Q. Okay. So, to your knowledge as you sit here now,
- 23 have all passports been turned over?
- 24 A. I believe, just based off of conversations, that
- 25 Maaz has his passports. And I think right before the

- hearing, the defense counsel said that Saad Aziz had his passports here.
- 3 Q. Okay. Now, you talked about the 10,000 victims of 4 identity theft. And you -- if we can narrow down the
- 5 economic loss or the economic benefit that the
- 6 defendants have obtained during their time period of
- 7 working in this business, what would that number be?
- 8 A. Well, it's hard to say at this point. So the bank
- 9 statements that we have -- the four banks, the seven
- 10 accounts that were presented earlier -- I think the
- 11 foreign income was around \$37 million. Without getting
- 12 into the business yet at this point and getting into the
- 13 records and being able to, you know, identify the source
- 14 of those devices and what other potential income that
- 15 might come from, it's hard to say. But with
- 16 RJ Telecom -- at a minimum, over \$4 million was paid
- 17 from RJ Telecom to SCS Supply. We have other device
- 18 traffickers.
- 19 Q. Okay.

- 20 A. So it's going to be, you know, well into the
- 21 millions.
- 22 Q. And, again, in regards to travel for Saad Aziz, he
- 23 has other travel other than traveling to Mexico,
- 24 correct?
- 25 A. Yes. I -- let me go back here so I get it right.

- So I believe his travel was to Canada, Mexico, and the
- 2 U.A.E.
- 3 Q. Okay. So it's not just for vacation in August
- 4 of 2020?
- 5 A. No. Not according to Customs or -- Customs.
- 6 MR. GONZALEZ: That's all I have. I'll pass
- 7 the witness.
- 8 THE COURT: If I can go ahead and ask the
- 9 U.S. Marshal Service representative to please approach
- 10 along with counsel for the government and defense
- 11 counsel.
- 12 (A short recess was taken.)
- 13 THE COURT: All right. Everyone, at this
- 14 time, we're returning to Cause No. 4:20-cr-382, the
- 15 United States v. Aziz. At this time, we still have on
- 16 the -- on the stand Agent Chris Doering. Mr. Gonzalez
- 17 was questioning him at the time that we took a recess.
- 18 Mr. Doering, do you continue to understand
- 19 that you remain under oath?
- 20 THE WITNESS: I do.
- 21 THE COURT: All right. Mr. Gonzalez, you may
- 22 proceed at this time.
- 23 DIRECT EXAMINATION (Continued)
- 24 BY MR. GONZALEZ:
- 25 Q. Agent Doering, right before we broke, you said

- something that caught my attention. You said that there were some other properties in Frisco?
- 3 A. Yes. I talked about two properties in Frisco, and
- 4 I believe at the time I had said that those properties
- 5 were registered to Saad Aziz. Those properties are
- 6 actually registered to both Saad and Maaz Aziz. It's
- 7 two properties in Frisco.
- 8 Q. And do you know the approximate value or whether
- 9 they're up for sale? What's the status of those
- 10 properties?
- 11 A. The properties were both up for sale at
- 12 approximately \$1.1 million. One appears to be in
- 13 contingent status. The other one has since been taken
- 14 off the market. It's unknown if it was sold or just
- 15 taken off the market.
- 16 Q. So it's \$1 million for each property?
- 17 A. Yes.
- 18 Q. Or for both?
- 19 A. No. Each property.
- 20 Q. Okay. There are two separate properties --
- 21 A. Correct.
- 22 Q. -- at a million dollars a piece?
- 23 A. Correct.
- 24 Q. And they're in both defendants' names?
- 25 A. Yes. And both properties have liens on them. The

- approximate amount of -- just going from memory -- they both have liens on them. Close to a half -- \$500,000.
- 3 Q. Okay. And the one that has been taken off the
- 4 market, you don't know whether it's been sold or just
- 5 taken off the market or what?
- 6 A. No, sir.
- 7 Q. Do you know when the properties were obtained?
- 8 A. Based off of the information that I have, it looks
- 9 like their liens or the title transfer was on -- in
- 10 December of 2020.
- 11 Q. And that would have been during the time period of
- 12 this alleged conspiracy?
- 13 A. Yes.
- MR. GONZALEZ: That's all I have. I'll pass
- 15 the witness.
- 16 THE COURT: Thank you.
- 17 All right. Counsel, we're going to go for
- 18 cross-examination in the order in which your clients are
- 19 listed on the indictment.
- 20 So at this time, Mr. Wohlford.
- 21 MR. WOHLFORD: It's going to be Mr. Castle,
- 22 your Honor.
- 23 THE COURT: All right. Mr. Castle, then if
- 24 you'll proceed.
- 25

(A short recess was taken.)

THE COURT: All right. Everyone, we are going to go back on the record following a conference at the bench. Currently pending before the Court are two related filings; defendant Saad Aziz's motion for bail pending trial and then as well --

And I apologize, Gentlemen. I know that I'm getting your names incorrectly pronounced. I am sincerely apologetic.

And Maaz Aziz's response to the government's motion for detention.

Raised in each of those motions is a query as to whether or not it's proper and appropriate for the Court to have a detention hearing and arguments related thereto. Following a conference during the break, it's the Court's understanding that counsel for the parties desire to withdraw the formal motion, as well as their response, and are going to stipulate that in light of the government's clarification that they are moving for detention under 3142(f)(2)(A,) that it is proper for the Court to have a detention hearing today.

Let me just go ahead and confirm on behalf of the parties who have filed both the response as well as the affirmative motion itself.

Mr. Castle.

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we'll go ahead and proceed.

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          MR. CASTLE: Yes, your Honor.
                                        We filed a
response to the government's oral motion objecting to
the Court's ruling to have the hearing.
                                        We withdraw
that response as well as our objection.
          THE COURT: All right. And then let me go
ahead and ask Mr. McCarthy as well.
          MR. MCCARTHY: Yes, your Honor.
          THE COURT: I hate to ask, but the acoustics
are so poor. So can you huddle through all of the
chairs and go to the microphone?
          MR. MCCARTHY: Yes, your Honor. The same for
us.
          THE COURT:
                      All right. And I'm assuming on
behalf of the government there is no opposition to the
request for the withdraw of the motion for bail pending
trial, which is Docket 1224. And I don't have the
docket cite for the response, but that response as well.
          MR. GONZALEZ:
                         No objection.
          THE COURT: And to confirm and to clarify
again, the government's sole basis for seeking detention
in this cause is 18 U.S.C. \S 3142(f)(2)(A); is that
correct?
          MR. GONZALEZ:
                         Yes.
          THE COURT: All right. So with that then,
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- MR. CASTLE: Objection. I'll re-ask my
- 2 question.

- 3 BY MR. CASTLE:
- 4 Q. Do you believe there is a strong risk of flight?
- 5 That's the standard we are here on for this motion.
- 6 A. Yes.
- 7 Q. What do you base the strong portion on?
- 8 A. The strong I would base on the fact that they have
- 9 a company in Canada run by family. I would base the
- 10 strong on overseas ties, overseas travel. I would base
- 11 the fact that we don't have a complete set or a complete
- 12 picture of their finances. We don't know how many
- 13 resources are out there. And I would also base that on
- 14 in this conspiracy there is identity theft and with that
- 15 comes the ability to manufacture identities, association
- 16| with those individuals to obtain those identities, if
- 17 necessary.
- 18 Q. Let's take those one at a time.
- 19 You said they have a company in Canada. Is
- 20 it your testimony or position that Maaz Aziz owns part
- 21 of SCS Canada?
- 22 A. The information I have is that they have a company
- 23 up in Canada. I haven't seen records for it. It is a
- 24 Canadian company. That will take time. It's a
- 25 continuing investigation. But based off of cooperating

- 1 defendant testimony, based off of record -- of FedEx
- 2 labels, based off of FedEx records, it appears that the
- 3 two companies are related. Maaz Aziz is the president
- 4 of SCS, related to SCS. Gizmobile is his business.
- 5 Yet, the wages for Gizmobile are paid by SCS. And so,
- 6 therefore, I would -- I would -- that would be why I
- 7 would say or why I would testify to him having an
- 8 interest in SCS Canada.
- 9 Q. Is it your position Maaz Aziz owns part of SCS
- 10 Canada?
- 11 A. I can't make that assertion at this time that -- if
- 12 you want records based on that, I don't have that at
- 13 this time.
- 14 Q. Okay. Do you have any evidence that Maaz Aziz owns
- 15 any portion of SCS Canada?
- 16 A. Outside of the evidence that we have so far?
- 17 Q. I haven't seen any yet, Agent.
- 18 My question is: Do you have any evidence
- 19 that Maaz Aziz owns any portion of SCS Canada? You're
- 20 saying they have a company. I'm asking what evidence
- 21 you have because there's none.
- 22 A. Again, I have the co-defendant testimony, and we
- 23 have the relationship between the FedEx records, FedEx
- 24 labels, familial tie, and co-defendant statements.
- 25 That's what I have at this time.

- 1 Q. So you would agree that you have no evidence that
- 2 he has a company in Canada?
- 3 A. I don't have business records evidence.
- 4 Q. He has a relationship, but he does not own a
- 5 company in Canada?
- 6 A. He would have access to this company if he doesn't
- 7 own it outright or on paper.
- 8 Q. Theoretically, wouldn't you agree that anyone could
- 9 be a risk of flight?
- 10 A. Anyone could be a risk of flight.
- 11 Q. That was -- your testimony earlier was he could be
- 12 a risk of flight?
- 13 A. He could be a risk of flight.
- 14 Q. Do you recall Mr. Gonzalez asking you are you aware
- 15 of white collar defendants fleeing?
- 16 A. Yes.
- 17 Q. And do you recall your answer?
- 18 A. Yes.
- 19 Q. Are you aware of white collar criminal defendants
- 20 appearing?
- 21 A. White collar defendants appear. Violent crime
- 22 defendants appear. It happened -- it happens in both
- 23 cases. There are several factors that can play into
- 24 whether a white collar criminal appears or flees. Same
- 25 with a violent crime criminal.

- Q. And within -- I'm sorry --
- 2 A. Same with defendant -- yeah. Not criminal.
- 3 Q. My apologies to you and to the court reporter, of
- 4 course. She'll start yelling in a second. Rightfully
- 5 so.

- 6 You've been a FBI agent for 15 years?
- 7 A. Yeah, give or take.
- 8 Q. Roughly?
- 9 A. Yeah.
- 10 Q. And in that time, have you seen -- how many cases
- 11 would you say you've worked on where you have had
- 12 criminal defendants who were indicted?
- 13 A. I mean, numerous. In the criminal enterprise for
- 14 robberies, I would say at least five to ten cases there.
- 15 Drug cases --
- 16 Q. And how many total defendants in those cases?
- 17 Multiple defendants?
- 18 A. Multiple -- yeah. These are multiple enterprise
- 19 investigations.
- 20 Q. And you would agree that the majority of the
- 21 defendants in those cases appeared and didn't flee,
- 22 correct?
- 23 A. The majority of those in my investigations were
- 24 held.
- 25 Q. Okay.

- A. Presumption cases.
- Q. Presumption cases on the drug side.
- And this isn't a presumption case, correct?
- 4 A. No, it's not.
- 5 Q. And there's no allegations that would support a
- 6 presumption case, correct?
- 7 A. No.

- 8 Q. And when you say "presumption case," just for a
- 9 clear record, what do you mean?
- 10 A. Presumption case, which is based off the type of --
- 11 the type of violation would dictate if it's a
- 12 presumption case, meaning that the presumption of bond
- 13 is on the defense. So, essentially, it starts out that
- 14 they're going to be detained, and then the defense has
- 15 to overcome that burden.
- 16 Q. And --
- 17 A. I'm sorry. I'm not a lawyer.
- 18 Q. It's a good explanation.
- 19 And what -- this case, not being a
- 20 presumption case, what is the presumption -- your
- 21 understanding of the presumption in this case?
- 22| A. I believe that the government has to show if it's
- 23 not a presumption case. That's not me being a lawyer,
- 24 but just going the other way. That if it's not a
- 25 presumption case, then we would have to show evidence

- that there's a flight risk.
- Q. Okay. And let's look a little bit more at the factors you've just listed for why you think there is a strong risk of flight.
  - You've agreed that anyone could be a risk of flight. You've agreed there is no proof that he owns a Canadian company.
- The travel -- you put up a slide earlier. Do
  you recall the countries he's reportedly traveling to?
- 10 A. For Maaz?
- 11 Q. Yes, sir.
- 12 A. For Maaz, I want to say it was Columbia,
- 13 El Salvador, U.A.E., Mexico. I think Qatar might have
- 14 been one of those. I think Qatar lastly or -- Qatar,
- 15 yes.

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- 16 Q. Okay. And Canada. Do you know the reason for any
- 17 of those visits? Were they business or pleasure? Was
- 18 it a vacation?
- 19 A. I think the Mexico ones were to Cancun, so I would
- 20 assume pleasure there. The other ones I believe were
- 21 for business.
- 22 Q. Our neighbors to the north may not like to hear
- 23 that Canada is not a vacation destination. I'm just
- 24 going to throw that out there.
- 25 A. Well, I would tie that to the fact of the SCS

- 1 company.
- 2 Q. And where is the SCS Canada company located? Do
- 3 you know?
- 4 A. I cannot pronounce that. I mean, it's on the FedEx
- 5 label, but -- no. I don't have, like, an exact
- 6 geographical location of where that's at.
- 7 Q. Do you know what province it was in?
- 8 A. No.
- 9 Q. If I told you that he and his family went to Canada
- 10 to Toronto for vacation --
- 11 A. Now, that's Toronto -- that's -- I think that does
- 12 ring a bell, yes.
- 13 Q. So he went to Toronto for vacation. Would that
- 14 change your ideas about the concerns about travel?
- 15 A. It would just depend on where the province is at.
- 16 Q. The province would be Ontario.
- 17 A. Okay.
- 18 Q. I'm asking if you have any evidence to refute that
- 19 him and his family went there for vacation?
- 20 A. No.
- 21 Q. Okay. I'm saying if he went there for vacation,
- 22 would that still cause you concern about him being a
- 23 flight risk?
- 24 A. Well, it's not just the travel for whether it's
- 25 pleasure or not. It's also -- when you're talking about

- 1 travel, it shows the ability to travel. It shows the
- 2 know-how to travel. Whether he goes there to Canada for
- 3 pleasure or for business, the fact that there's still a
- 4 business interest there with family that could assist,
- 5 if needed, that's what I base that on.
- 6 Q. Okay. You also mentioned Pakistan, correct?
- 7 A. Uh-huh. Yes, sir.
- 8 Q. Travel concerns about Pakistan as -- in connection
- 9 with flight risk, correct?
- 10 A. If there was flight and with his Pakistani descent
- 11 and he was able to arrive to Pakistan, set up a
- 12 residence in Pakistan, extradition would be very
- 13 difficult.
- 14 Q. Do you know how long or how many times since
- 15 Mr. Maaz Aziz has been a U.S. citizen he's been to
- 16 Pakistan?
- 17 A. I do not.
- 18 Q. Would it surprise you to learn it's been one time?
- 19 A. If that's what you're telling me. I wouldn't know.
- 20| Q. Okay. And -- one time in 15 years. And you're
- 21 concerned he's going to flee to Pakistan?
- 22 A. He hasn't been facing federal charges before.
- 23 Q. We'll get to that.
- And the one time he went, he went for his
- 25 sister's wedding.

- 1 A. Okay.
- 2 Q. Are you aware of that?
- 3 A. No.
- 4 Q. Stayed for only a few days. Could not get back
- 5 fast enough. Were you aware of that?
- 6 A. Not aware of that.
- 7 Q. And then the sister he went to see get married,
- 8 were you aware that she now lives in Texas?
- 9 A. I'm not. no. Not aware of that.
- 10 Q. So the simple fact he's of Pakistani descent can
- 11 be -- the government's position makes him a flight risk
- 12 he would run back to Pakistan?
- 13 A. It's a country that he could return to with his
- 14 Pakistani descent, if need be, if he was trying to avoid
- 15 or flee prosecution.
- 16 Q. Are you sure he would be welcomed back in Pakistan?
- 17 It's speculative.
- 18 A. Based off my conversations, with the Pakistani
- 19 heritage, he could apply to stay. He is a U.S. citizen.
- 20| That could cause deportation, but the Courts are a
- 21 little wishy-washy on that. So it's not a -- it's not a
- 22| for sure if the Courts would deport him as a USC.
- 23 Q. Do you have any idea whether Maaz Aziz has any
- 24 interest in ever visiting, much less fleeing to
- 25 Pakistan?

- 1 A. No, I do not.
- 2 Q. Do you have any opinion on whether an American
- 3 prison is nicer than a rural house in Pakistan?
- 4 A. I do not.
- 5 Q. Do you know whether he does?
- 6 A. I do not.
- 7 Q. You have no evidence he made any effort to flee the
- 8 country in any way, shape, or form, correct?
- 9 A. No.
- 10 Q. No conversations? No witnesses? No nothing?
- 11 A. No.
- 12 Q. Correct?
- 13 A. No.
- 14 Q. You have no knowledge or no evidence of any foreign
- 15 bank account, correct?
- 16 A. We're still continuing our financial investigation.
- 17 With 65 bank accounts we're trying to get through, which
- 18 is a large number of bank accounts, we're still trying
- 19 to identify if those foreign bank accounts do or do not
- 20 exist. We're still in that process.
- 21 Q. Well, you're saying 65 bank accounts. Sixty-five
- 22 accounts --
- 23 A. Not just for Maaz. I apologize.
- 24 Q. That's been confusing me all day.
- 25 A. Let me clear that up. That's for SCS-related

- entities and Saad and Maaz all combined altogether.
- 2 Q. And for SCS-related entities, is Maaz a signatory
- 4 A. I don't know if he's a signatory.

on any of those accounts?

- 5 Q. Wouldn't that be easy information for the FBI to
- 6 get?

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- 7 A. It could be, yeah. I mean --
- 8 Q. And in the year since this case has been indicted,
- 9 you have not looked?
- 10 A. It's not been a year since this case has been
- 11 indicted. This case was indicted in December of 2020 as
- 12 a robbery case. SCS came on to our radar or as part of
- 13 the investigation around April of 2021.
- 14 Q. I'll rephrase.
- 15 In the six months, you didn't look to see who
- 16 was on the bank accounts?
- 17| A. It's a large investigation. Our financial
- 18 accountant --
- 19 Q. I understand. It's my client's freedom. I'm not
- 20 criticizing your investigation. I'm just trying to
- 21 figure out what's been done and hasn't been done.
- 22 MR. GONZALEZ: Objection, your Honor.
- THE COURT: I'm going to allow the question.
- 24 BY MR. CASTLE:
- 25 Q. So you don't know if he's the signatory on any

1 accounts?

- 2 A. I don't know if he's a signatory on a SCS account,
- 3 no.
- 4 Q. So you have no evidence he could access any money
- 5 from SCS or SCS Canada directly, correct?
- 6 A. Not that he could access it, no.
- 7 Q. Okay.
- 8 A. But that doesn't mean other people couldn't access
- 9 it.
- 10 Q. Well, you have no evidence he's asked someone to
- 11 access that money, correct?
- 12 A. Not at this time.
- 13 Q. So you would agree that the serious risk of flight
- 14 or the could be a flight risk answer you gave earlier
- 15 simply is speculative and a worst case scenario. Would
- 16 you agree with?
- 17 A. I think when you take into account the weight of
- 18 the evidence as this investigation moves down the
- 19 line -- we're also at the early stages. We're just now
- 20 getting into the SCS warehouse. There's a lot of
- 21 records to go through that could increase the loss
- 22 amount. That could increase other factors within the
- 23 investigation. And once that weight becomes -- if it
- 24 becomes a bigger weight -- if that becomes a large --
- 25 the defendant now faces more serious time due to that,

- 1 that could change how things move. That could change
- 2 the defendant's outlook on avoiding prosecution,
- 3| fleeing, or remaining.
- 4 Q. And, again, you would agree that the use of the 5 verb "could" indicates speculation?
- 6 A. It's -- the investigation is still ongoing. It's
- 7 still continuing. It's not like this is a three-year
- 8 white collar investigation that's ended and the crime
- 9 has stopped and now we've had three years to investigate
- 10 it. This activity was ongoing. It was in the
- 11 enterprise form. It was stopped the day before the
- 12 search warrant at SCS. There was alleged criminal
- 13 activity taking place with stolen vacuums. So this was
- 14 ongoing criminal activity, and the investigation has yet
- 15 to catch up with the activity.
- 16 Q. Again, you would agree it's speculative as to what
- 17 may happen if the investigation gets worse or on the
- 18 flip side what happens if the investigation gets better?
- 19 A. At this point, yes.
- 20 Q. Okay. Thank you.
- 21 And you've mentioned that there was business
- 22 going up -- up until the day before the search warrant,
- 23 correct?
- 24 A. Yes.
- 25 Q. Since that time, has SCS been operating?

- 1 A. No. The warehouse has not been operating. I don't
- 2 know if there's other types of operations with the
- 3 company outside of the warehouse, but the warehouse has
- 4 not been operating.
- 5 Q. And that's where you also saw office space. If I
- 6 remember during your PowerPoint correctly, it's not just
- 7 a warehouse, but offices?
- 8 A. Offices, yes. Processing areas.
- 9 Q. If we're going with speculation, Agent -- and so
- 10 you're aware -- so that the timeline -- make sure I've
- 11 got it in my head here.
- 12 On August 24th, you ran search warrants?
- 13 A. Correct.
- 14 Q. The government ran search warrants. Not you. I'm
- 15 using the generic here.
- 16 A. I got you.
- 17 Q. Search warrants on SCS, correct?
- 18 A. Correct.
- 19 Q. Saad Aziz's home?
- 20 A. Correct.
- 21 Q. Maaz Aziz's home?
- 22 A. Correct.
- 23 Q. And anything else related to --
- 24 A. Gizmobile.
- 25 Q. Gizmobile. One location of Gizmobile, correct?

- 1 A. Yes.
- 2 Q. And during the execution of those warrants, were --
- 3 was Mr. Aziz hostile?
- 4 A. I was not at either location, but based off what
- 5 I've been told, neither Maaz nor Saad were
- 6 confrontational in any manner.
- 7 Q. Okay. Were you aware that one of the agents on
- 8 site said, hey, you have been extremely nice and
- 9 helpful?
- 10 A. I'm not aware of that, but based off of what I've
- 11 heard, that wouldn't surprise me.
- 12 Q. And if he had been hostile or non-cooperative, that
- 13 would have reached your level --
- 14 A. Yes.
- 15 Q. -- I would think as lead agent, correct?
- 16 A. Correct.
- 17 Q. Do you recall asking during the search of the
- 18 house -- you know, you were asked whether there was, you
- 19 know, any sight of a passport or anything else by
- 20 Mr. Gonzalez.
- 21 During the search warrant, did you find
- 22 passports in the house? I think you said you didn't
- 23 know --
- 24| A. Yeah. I just don't know. I wasn't there, and I
- 25 can't recall if passports were found there or not.

- 1 Q. Okay. And if I told you that the passports were
- 2 next to certain watches you seized -- literally right
- 3 next to them -- would that surprise you?
- 4 A. I wouldn't know.
- 5 Q. Okay. And were you aware that at the time the
- 6 search warrant was executed, there were two firearms in
- 7 the house?
- 8 A. I can't recall.
- 9 Q. Okay. I'll represent and acknowledge there was a
- 10 rifle and a shotgun, which has subsequently been
- 11 removed --
- 12 A. Right.
- 13 Q. -- along with ammunition.
- 14 And are you aware that at the time the agents
- 15 and the parties executing the warrant and were there,
- 16 they disassembled both firearms?
- 17 A. The agents did?
- 18 Q. They did, yes, sir.
- 19 A. Disassembled or just made safe?
- 20 Q. Disassembled. Took apart.
- 21 A. Was that to box it up? I mean, I don't know.
- 22 Q. That was my question to you.
- They weren't stored in boxes. They were in a
- 24 locked cabinet.
- 25 Why didn't the agents seize the gun if there

- 1 were concerns about any type of safety or anything else
- 2 along those lines?
- 3 A. Why didn't they?
- 4 Q. Yes, sir.
- 5 A. They didn't seize the guns?
- 6 Q. No, sir.
- 7 A. Because at that time, Mr. Aziz was a United States
- 8 citizen. He was legally entitled to hold those.
- 9 Q. Okay. So on August 24th, they have search warrants
- 10 run. We can agree on that.
- 11 A. Uh-huh.
- 12 Q. And in the week following, they didn't flee, right?
- 13 A. No.
- 14 Q. You have no evidence they made any plans to flee?
- 15 A. No.
- 16 Q. Any contingency plans, right?
- 17 A. We have no evidence.
- 18 Q. And did you participate in a meeting with the Aziz
- 19 brothers, Mr. Gonzalez, their civil attorney Mr. --
- 20 A. The civil attorney.
- 21 Q. The civil attorney. I'm going to mess the name up.
- 22 I apologize for being disrespectful.
- Did you participate in that meeting?
- 24 A. I was in that meeting.
- 25 Q. And during that meeting, weren't they told there is

- 1 an indictment coming down for you guys?
- 2 A. They were.
- 3 Q. Okay. And did they flee after that?
- 4 A. They could have.
- 5 Q. Did they?
- 6 A. No.
- 7 Q. Wouldn't that be a better time to flee before
- 8 you're indicted?
- 9 A. Again, at that time, they didn't have a full view
- 10 of what the investigation was -- the evidence that was
- 11 there, which has since changed.
- 12 Q. Wouldn't you agree that if you're told you're going
- 13 to get indicted, it's better to flee before you get
- 14 indicted?
- 15 A. It could be. It depends on if they're trying to
- 16 see what we have or what the total amount of evidence
- 17 is, what they're facing, what the outlook is. All those
- 18 factors could play into it.
- 19 Q. My point is they didn't flee, right?
- 20 A. They didn't flee.
- 21 Q. And then on or about September 19th, there was an
- 22 indictment, correct?
- 23 A. Correct.
- 24 Q. Do they flee then?
- 25 A. No.

- 1 Q. Are you aware that on September 10th, my office
- 2 sent a letter to Mr. Gonzalez saying we plan to
- 3 peacefully surrender and we'd be happy to send you the
- 4 passports in advance or bring them to you and
- 5 self-surrender?
- 6 A. Yes.
- $7 \mid Q$ . And are you aware that September 10th is over two
- 8 and a half weeks ago, right?
- 9 A. Yes.
- 10 Q. And self-surrender was not -- it was pushed down
- 11 the line.
- 12 Are you aware that, again, on September
- 13 the 14th, we sent an e-mail saying, hey, just to give
- 14 you comfort here, we have taken possession of the
- 15 passports. We're not going to give them back. We're
- 16 going to supply them to you. Were you aware of that
- 17 e-mail?
- 18 A. Yes.
- 19 Q. And at that time, had they fled?
- 20 A. No.
- 21 Q. And then did you participate in a call with
- 22 Mr. Wohlford and myself from my office and Mr. Gonzalez
- 23 discussing the terms of the self-surrender?
- 24 A. Yes.
- 25 Q. Were you aware that prior to that call there were

- | multiple communications about self-surrender?
- 2 A. It seems like there was some e-mail chatter from
- 3 both.
- 4 Q. Okay.
- 5 A. Yes.
- 6 Q. And were you aware of additional phone calls
- 7 between Mr. Gonzalez and myself trying to coordinate
- 8 that self-surrender?
- 9 A. Yes, to a degree.
- 10 Q. And during that call, we came up with the Thursday
- 11 deadline of September 24th?
- 12 A. Correct.
- 13 Q. And then there was the offer of, hey, if your guy
- 14 will come in and proffer and cooperate, we won't seek to
- 15 detain?
- 16 A. Not just if he just came in and proffered, but if
- 17 he came in -- honestly, if he came in and truthfully
- 18 accepted responsibility and basically beginning
- 19 cooperation with the government to a degree in that we
- 20 start to get comfort that there is no flight risk. We
- 21 get a chance to interview the defendant. We get more
- 22 information about foreign contacts, foreign companies,
- 23 travel. All -- just to get a better mitigate -- it
- 24 would help mitigate, give us more comfort that there is
- 25 no flight.

- 1 Q. And that would be a pretty lengthy proffer session,
- 2 wouldn't it? I mean, probably hours?
- 3 A. Could be.
- 4 Q. And may not get all that in one proffer session,
- 5 correct?
- 6 A. Depending on how long it goes and how long the
- $7\mid$  parties are willing to stay there, but we have been able
- 8 to get there before.
- 9 Q. So if they cooperated and -- proffered and
- 10 cooperated and gave up all their constitutional rights
- 11 to defend themselves and their protections, you wouldn't
- 12 seek detention, but if they didn't cooperate, you would
- 13 seek detention?
- 14 A. Well, since it's a proffer, none of that would be
- 15 allowed to be used against them.
- 16| Q. Well, you agree then the use of -- whatever is --
- 17 provided could be used? I mean, "tomato" and "tomato."
- 18 A. Yes. Not only -- that in place, if they come in
- 19 and begin the cooperation process, it gives us more
- 20 comfort. It helps mitigate any flight risk.
- 21 Q. Okay. So you've never had -- you've never had a
- 22 person or become aware of someone cooperating and then
- 23 fleeing?
- 24 A. I have had that, yes.
- 25 Q. Okay.

- 1 A. It has happened.
- 2 Q. So they could still be a flight risk?
- 3 A. It could still be a flight risk. Like you said,
- 4 it's speculative to a degree.
- 5 Q. Okay. And we did self-surrender, correct?
- 6 A. You did.
- 7 Q. On September 24th?
- 8 A. Yes.
- 9 Q. Which is a month to the day after the search
- 10 warrant?
- 11 A. Yes.
- 12 Q. Multiple opportunities to flee?
- 13 A. Yes.
- 14 Q. We -- you would agree that the self-surrender
- 15 kept getting pushed back, pushed back? Would you agree
- 16 with that? It took a little while to get the
- 17 self-surrender --
- 18 A. It took a little while to get the self-surrender in
- 19 place, yes.
- 20 Q. And during that time, you'd agree that the
- 21 government didn't have passports, correct?
- 22 A. We did not. I think there was some -- during that
- 23 time frame, though, there was some representations made
- 24 that the attorneys had their passports.
- 25 Q. Correct. But the government didn't have them?

- 1 A. We didn't have them. I think there was one
- 2 representation made that we had them through the SCS
- 3 Supply Chain warehouse, but I think now those -- those
- 4 have been found elsewhere. But at the time, it sounded
- 5 like the passports were -- that the passports were in
- 6 the custody of the attorneys.
- 7 Q. Okay. So let's go back to SCS Canada for a minute.
- 8 A. Uh-huh.
- 9 Q. We've already discussed he has a relationship with
- 10 the company. You can't prove he owns it. Public
- 11| records in Canada, whatnot. And you believe that -- is
- 12 it your position that SCS -- sorry.
- 13 Is it your position that SCS Canada is
- 14 engaged in illegal conduct at this point?
- 15 A. To a -- yes.
- 16 Q. And to this point, have you reported them to
- 17 Canadian authorities?
- 18 A. No.
- 19 Q. Have you indicted anyone there?
- 20 A. No.
- 21 Q. Have you sought extradition?
- 22 A. We haven't indicted anyone yet.
- 23 Q. Have you sought any type of discovery or documents
- 24 or worked with Canadian authorities into SCS Canada?
- 25 A. Not at this time.

- Q. So you have no idea of anything about the operations of the company other than it has a name and some relationship?
- 4 A. It has a name. And then in financial statements
  5 for Interstellar General Trading Partners that were
  6 obtained out of an iCloud account, we do see that SCS
  7 Canada is listed in those financial statements. And --
- 8 Q. I'm sorry. Pardon me. Go ahead.

- 9 A. Thus, corroborating, to a degree, from the
  10 cooperating defendants' statements that product was
  11 being sent from SCS Canada over to Dubai, and these
  12 would have been your new MacBooks, laptops, non-phone
  13 devices that are new that are going to be obtained by
  14 some sort of device trafficking and sent overseas for
  15 the most part.
- 16 Q. And -- and is it your position that Interstellar17 has zero legitimate business?
- can always be some legitimate with MacBooks through some sort of seasonal discount. Maybe some sort of -- whatever type of discount, trade-in that could be put into the mix, but overall most of the devices that are going overseas are going to have been obtained through some sort of illegal means.

It's hard for me to say that at this point.

25 Q. Okay. So anything involving cell phones going

overseas is illegal?

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2 Not just cell phones, but new -- newly obtained devices. 3 Generally, new in the box, locked or unlocked in bulk. And so what we've found in these 4 investigations is these brand new devices that are being 6 obtained in bulk by SCS, RJ Telecom, they're going overseas because there's a market over there for those 8 If they can sell them here -- because devices. oftentimes through transit theft, there is a long delay 10 or sometimes never blacklisting of the device. 11 device can be sold locally. But if they have new devices, RJ Telecom and SCS, based off of records, 12 13 cooperating defendant statements, those devices normally get sent overseas because there's a network that can 14 15 support them.

They'll make their way to a country that doesn't participate in the blacklist where there's a less chance of a blacklisted device popping up on the blacklist not working here in the United States like it would -- like it would here in the United States.

- Q. Are you aware of whether SCS or SCS Canada has ever participated in a carrier auction?
- A. I do believe they've participated in carrier auctions, yes.
- 25 Q. For the purposes of a clean record, what do you

- understand a carrier auction to be?
- 2 A. To a limited degree, that would be a Sprint, a
- 3 T-Mobile auctioning generally used devices. Opening up
- 4 the auction and allowing some people to come in and bid
- 5 on used devices.
- 6 Q. Okay. And those used devices can then be resold,
- 7 correct?

- 8 A. Correct. Because, typically, they're anticipated
- 9 to be clean since they're coming from a carrier auction.
- 10 There are times, though, where blacklisted devices will
- 11| still make their way though those auctions.
- 12 Q. What happens to those blacklisted devices that made
- 13 their way through a carrier auction?
- 14 A. At a carrier auction, from my understanding --
- 15 especially in a more -- like, more recently, those can
- 16| actually be returned to the carrier auction for some
- 17 sort of discount -- not discount, but exchange.
- 18 Q. Exchange or credit?
- 19 A. Right.
- 20 Q. Are you aware of terms before the recent Exchange
- 21 Credit Program that were in place during the relevant
- 22 time period charged in your indictment?
- 23 A. Were these terms -- they're more recent. Yes.
- 24 They would still fit the time frame, yes.
- 25 Q. Are you aware of warnings in terms of conditions

- 1 and conditions to the auctions relating to percentages
- 2 of blacklisted phones?
- 3 A. No.
- 4 Q. Have you ever read all of the terms and conditions
- 5 of each carrier auction?
- 6 A. I've never seen the terms and conditions for
- 7 carrier auctions.
- 8 Q. Would it affect your opinion if they note that a
- 9 certain percentage of phones purchased could be
- 10 blacklisted?
- 11 A. Related to the used phones or the new phones that
- 12 we're talking about? Because primarily this conspiracy
- 13 is focusing on new phones and new devices. Because we
- 14 understand the used devices, there is a much larger
- 15 grayer gray market, if you will, because it's harder to
- 16 ascertain where those devices are coming from and if
- 17 they're blacklisted or not.
- 18 Q. Correct. I understand primarily. My question is a
- 19 little different.
- 20 Are you willing to exclude any used phones
- 21 from your investigation in the scope of the indictment?
- 22 A. In the scope?
- 23 Q. Are you willing to exclude those from the
- 24 indictment? Any used phones?
- 25 A. Any used phones or used phones because there is

- 1 transit theft that makes its way back into those carrier
  2 auctions, right? And so if those phones are still
  3 purchased --
- 4 Q. Correct.
- 5 A. -- and still sent overseas or disposed of through 6 other means or manners, then they would be included. If
- 7 they can tell that they're used clean devices -- we've
- 8 already seen that in some other cases -- then that
- 9 wouldn't be included in the scope of the conspiracy.
- 10 Now, part of that also depends on the commingling of
- 11 funds. If they're using funds from the sale of new
- 12 devices that are being sent overseas and the proceeds
- 13 come back dirty and then those proceeds are being used
- 14 to purchase clean devices, that could change the outlook
- 15 on that.
- 16 Q. So used phones may be part of your indictment?
- 17 They may not be?
- 18 A. It just depends if they're purchased with dirty
- 19 proceeds is the long way of saying that.
- 20 Q. So source of the funds?
- 21 A. Source of the funds.
- 22 Q. So it's not part of the stolen materials count. Ir
- 23 other words, the money laundering count?
- 24 A. Yes.
- 25 Q. So used phones are limited to money --

- A. No. I apologize. Did I just say that?
- 2 Q. You did.

- 3 A. No. Let me catch myself. No. I'm sorry. So the
- 4 money laundering count obviously is a part of the
- 5 perpetuation of the scheme. Interstate transit of
- 6 stolen property -- if those -- if those proceeds come
- 7 back from the sale of interstate -- from stolen property
- 8 from overseas and those funds are used to purchase used,
- 9 new clean inventory, then those could be included in the
- 10 wire count, I would believe.
- 11 Q. Okay. So --
- 12 A. Because now you're getting clean money -- let me
- 13 get my statement right. Give me one second. Let me
- 14 make sure -- you're asking me a question that I have to
- 15 run through real quick.
- 16 Definitely -- I would think Count 7. I can't
- 17 speak to the other counts right now.
- 18 Q. Fair enough.
- 19 Are you aware of any direct connection
- 20 between Maaz Aziz and Interstellar?
- 21 A. No direct connection, no. Like as far as there
- 22 being text messages, e-mails, and things like that?
- 23 Q. Sure.
- 24 A. No.
- 25 Q. Okay. And so you're talking about stuff from SCS

- 1 Canada to Interstellar, but we have no evidence of
- 2 Maaz's involvement of SCS Canada. No ownership, no
- 3 knowledge or evidence on setting up bank accounts,
- 4 access to funds, or anything. And -- I just want to
- 5 clarify.
- 6 You don't think that Maaz has contacts
- 7 sufficient to call someone at Interstellar directly,
- 8 correct?
- 9 A. I don't know at this time.
- 10 Q. You have no evidence?
- 11 A. I have no evidence.
- 12 Q. Okay.
- 13 A. Correct.
- 14 Q. Do you know how long Mr. -- I'm just going to say
- 15 Maaz.
- How long Mr. Maaz has lived in North Texas?
- 17 A. For some time, I think.
- 18 Q. Give me -- can you quantify your version of "some
- 19 time"?
- 20 A. Yeah. I mean, is it over ten years?
- 21 Q. Ballpark ten.
- 22 A. Yeah.
- 23 Q. Are you aware that he graduated high school -- went
- 24 to high school, graduated here in Irving, Texas?
- 25 A. I think a little bit of college.

- 1 Q. A little bit of college here in Texas?
- 2 A. Yeah.
- 3 Q. Are you aware that he met his -- married his high
- 4 school sweetheart?
- 5 A. I didn't know it was his high school sweetheart,
- 6 no.
- 7 Q. They've been together for almost the whole time
- 8 that he's been here. Are you aware of that?
- 9 A. No.
- 10 Q. Do you know how many children Maaz has?
- 11 A. I think he has four children.
- 12 Q. And do you know their ages?
- 13 A. I do not.
- 14 Q. The oldest one is five. He has four children five
- 15 and under.
- Did you know he lives with his mother-in-law?
- 17 A. I did.
- 18 Q. Did you know that the sister he saw get married in
- 19 Pakistan now lives in the U.S.?
- 20 A. You told me that earlier.
- 21 Q. Did you know that his brother lives in the same
- 22 neighborhood as him?
- 23 A. Yes.
- 24 Q. Did you know that his mother lives with his
- 25 brother?

- A. I did not.
- 2 Q. Are you aware that for the remaining family he has
- 3 in Pakistan, he virtually has no relationship or
- 4 communication?
- 5 A. No.

- 6 Q. Would it surprise you if he would -- you'll hear
- 7 that he considers his life in Texas and not Pakistan.
- 8 A. Okay.
- 9 Q. Have you reviewed the pretrial services report?
- 10 A. I have.
- 11 Q. There was discussion of a potential flight risk
- 12 based on the lack of a job.
- 13 If he had gainful employment with a
- 14 22-year-old company that had nothing to do with cell
- 15 phones that covered his monthly bills, would that change
- 16 any of your analysis of a flight risk?
- 17 A. Depends if the job could cover the monthly
- 18 expenses. Did you say that?
- 19 Q. It covers the monthly expenses.
- 20 A. You're still looking at the weight of the evidence.
- 21 So even if the job -- even if the job covers those
- 22 expenses, at the point where the investigation reaches
- 23 that there's significant time on the table, that could
- 24 change things.
- 25 Q. Correct. But right now as opposed to qualifying

105 in the "Chicken Little sky is falling worst case scenario" --3 Α. Uh-huh. -- today, when this judge has to decide this case, 4 does the presence and existence of a job that covers his monthly expenses -- expenses --7 MR. CASTLE: Pardon me, your Honor. BY MR. CASTLE: -- covers the expenses, coupled with the fact that his family is here, his life is here. He's built a 11 life. We can look at the information attached to our response from -- you know, specific involvement with his 12 You'll hear evidence about his importance to his 13 family, and the fact that he had a month to run and 14 15 never did. But one thing they dinged him on is he 16 doesn't have verifiable employment. I'm asking you if 17 there was verifiable employment today -- not six weeks 18 19 from now, not six months from now, or not six years from 20 now when we're on the eighty-third superseding 21 indictment. Today does that change your assessment? 22 For today? Α. 23 Q. Yes.

- 24 That could be a mitigating factor. Α.
- 25 Could be or would be? Q.

It could be. Again, we're talking -- if we're 1 Α. talking about speculative what's going to happen. That's one more thing that could allow him to stay here, but, again, we're talking about what happens when the 4 weight of the evidence becomes too much and there's a sentence out there. Because a job today is not much different than the last month where he stayed. fact that he has verifiable employment, that also doesn't mean that he's not going to use his network to 10 supplement that job income, especially if it becomes 11 insufficient after making a very decent living with the 12 SCS Supply Chain proceeds over the last few years. Now 13 you could move back into needing to supplement that income with a network of device traffickers to get back 14 15 into device trafficking. 16 Q. So if we're going to play the guessing game, Okav. let's -- what happens if I file a motion to suppress the 17 entirety of the evidence from your search warrant and 18 19 CD 4 and 5 and the Azizs get thrown out, doesn't that 20 mitigate further that that job makes a big difference? 21 I mean, we could play this game all day is my point. 22 Α. Sure. Yes. 23 You have no proof he has foreign property, right? Q.

No evidence of him owning any foreign property?

No.

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Α.

- 1 Q. You have no evidence of him having a foreign bank
- 2 account?
- 3 A. Not at this time.
- 4 Q. You have no evidence he's made any plans to try to
- 5 flee the country?
- 6 A. Not at this time.
- 7 Q. He's never made an effort, correct?
- 8 A. Not that we know of.
- 9 Q. He had the chance after August 24th pretty much for
- 10 a month to flee, correct?
- 11 A. He had the chance.
- 12 Q. And he didn't, did he?
- 13 A. No, he did not.
- 14 Q. Instead, he showed up, self-surrendered, and came
- 15 here for his hearing today?
- 16 A. Correct.
- 17| Q. Let's go more into your investigation here.
- This case was -- strength of evidence and the
- 19 (g) factors --
- 20 MR. CASTLE: Your honor, I'll be brief on
- 21 these. I know it's been a long day.
- 22 BY MR. CASTLE:
- 23 Q. You first indicted this case in 2020?
- 24 A. Correct.
- 25 Q. How many people were initially indicted?

- A. I think five in the first one.
- 2 Q. Okay. How many people have been indicted now
- 3 through the fourth?
- 4 A. One-hundred-twelve.
- 5 Q. And Maaz was not indicted until the fourth
- 6 superseding --
- 7 A. Fourth.
- 8 Q. Okay. And you first became aware of Maaz or SCS
- 9 Supply Chain when?
- 10 A. In March -- late March, early April time frame.
- 11 Q. If I told you your slide said April 21st --
- 12 A. I think that was the date of the first controlled
- 13 sale.

- 14 Q. First controlled sale?
- 15 A. Yes.
- 16 Q. Okay.
- 17 A. But I think we had actually become aware of him
- 18 prior to that -- I know we became aware of him prior to
- 19 that.
- 20 Q. Okay. And then the first controlled sale -- as
- 21 we're walking through things, was that recorded?
- 22 A. Yes. Audio. video.
- 23 Q. Audio, video.
- 24 Okay. Is Maaz Aziz on that video?
- 25 A. No.

- 1 Q. Is he -- is he audibly recorded on that video?
- 2 A. No.
- 3 Q. Show up in the background as an extra?
- 4 A. No.
- 5 Q. Okay. So there's a federal case for about a year.
- There's no seizure warrant, correct?
- 7 A. Seizure?
- 8 Q. Seizure warrant at the warehouse? Is that a
- 9 seizure warrant?
- 10 A. A search warrant.
- 11 Q. Okay. So after you first learned about him, you
- 12 let SCS continue operating for about six months? Would
- 13 that be -- give or take, six or seven months?
- 14 A. April to August. I wouldn't say that we let them
- 15 operate. That was the time frame that we were beginning
- 16 to collect the first part of our evidence, yes.
- 17 Q. So is it March or April? March or April? March,
- 18 April?
- 19 A. Yeah. It's late March, early April because part of
- 20 that -- first identified through the review of bank
- 21 statements as a major supplier for RJ Telecom, Smart
- 22 Cellular Solutions. And then you move into identifying
- 23 other parts of them leading up to the controlled sale on
- 24 April 21st.
- 25 Q. Okay.

A. So it is kind of that general time frame. But really where they first -- where they first became -- when we became very aware of them in the investigation is when a controlled sale with one of their suppliers Dawn Wireless -- surveillance followed them to SCS Supply. Before that it was just on paper and trying to obtain more information about them as a company.

- 8 Q. Okay. And why did you run the search warrants at 9 each of the four locations we've discussed earlier?
- 10 A. Why?

- 11 Q. Uh-huh.
  - A. At SCS -- at SCS we ran the search warrant after seeing four controlled sales going there to determine if that's where -- if there were other stolen property in that warehouse after we saw device trafficking through surveillance go there and three controlled sales with Gizmobile, which is an entity related to SCS Supply. The Gizmobile after doing -- the other thing we were looking for there in the SCS Supply warehouse was records.

So when we conducted our search warrant at RJ Telecom's Global One Wireless cell phone repair store, which would be similar to Gizmobile, we obtained a computer there. We were able to obtain records -- Excel spreadsheets that documented the purchase and sale

of these transactions. And so in doing that, we thought that a search warrant at SCS Supply Chain could result in additional records helping to identify more device traffickers, individuals selling devices to them, where they're selling the devices to at that point.

For Gizmobile, it was the same thing. transactions were happening there. We are looking to obtain computers there. Any other new stolen devices that could be there that we could trace back to being That was the purpose for Gizmobile. at the residences, to obtain cell phones so we could obtain messages, chats, e-mails to show correspondence between device -- other device traffickers, other suppliers, wholesalers. Also looking for any other types of stolen property that could be at the house. Computers or anything else that might have records in it, stolen property, or -- or cell phones. Those type Additional evidence to substantiate the of things. evidence that we had at that point.

- 20 Q. Okay. What was the probable cause that existed at 21 the time of the search warrant for his home?
- 22 A. For the home?
- 23 Q. Yes.

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- 24 A. We had conducted the controlled sales at Gizmobile,
- 25 a controlled sale with Ali Anwar for Dawn Wireless.

- Those all led back to SCS warehouse. We have a FBI
  white collar investigation that involves -- I'm sorry.
- 3 Let me hold -- let me retract that.
- We had the Samsung investigation with Avaz

  Karimov who was purchasing devices from Clifton Smith

  who worked at the warehouse. Those devices were popping

  pup through the Canadian companies that had purchased

  those from SCS warehouse through Gizmobile.
- 9 Essentially, various investigations to show the
- 10 involvement or other -- other evidence in this
- 11 investigation of Saad and Maaz Aziz. We also had
- 12 surveillance at those two residences. And on one
- 13 morning, the TFO conducting surveillance saw them leave
- 14 with boxes out of their residence and drive from their
- 15 residence to SCS Supply Chain. I can't remember which
- 16 individual that was.
- 17 Q. Okay. A TFO?
- 18 A. TFO, task force officer. I'm sorry.
- 19 Q. Just for a clean record.
- 20 A. Sure.
- 21 Q. Okay. On the controlled sales at Gizmo, was Maaz
- 22 on the video or audio?
- 23 A. No.
- $24\mid \mathsf{Q}.$  Of the controlled sales at Dawn, was Maaz on the
- 25 video or audio?

- 1 A. No.
- 2 Q. The Samsung investigation with Avaz Karimov --
- 3 A. You're right. Avaz Karimov.
- 4 Q. Was there any evidence at that time or today of any
- 5 direct communications between Maaz and Avaz?
- 6 A. Avaz Karimov, no.
- 7 Q. And then the surveillance -- you saw somebody
- 8 carrying boxes. One of the brothers carrying boxes.
- 9 You don't know which one?
- 10 A. Yeah. I can't recall which one.
- 11 Q. Boxes?
- 12 A. Yes. I don't know exactly what the boxes were at
- 13 this time.
- 14 Q. Is there any evidence of a crime at his home?
- 15 A. No. The other part of that is oftentimes these
- 16 guys that we've seen in this investigation is they use
- 17 their cell phones to communicate with other individuals.
- 18 Those cell phones are usually kept on person. So those
- 19 cell phones are going to contain evidence that -- or we
- 20| would believe there to be of correspondence of e-mails,
- 21 of purchase orders, of Excel spreadsheets that are
- 22 passed back and forth. So those -- that type of
- 23 evidence is often found on cell phones.
- 24 Q. And, again, just for the record, cooperative, to
- 25 the best of your knowledge, during the execution of the

- search warrant?
- 2 A. Yes.

- 3 Q. And his four children were there?
- 4 A. I would imagine so, but I can't --
- 5 Q. And his wife was there?
- 6 A. Yes.
- $7 \, | \, Q$ . And not hostile at all?
- 8 A. No.
- 9 Q. Not resistant?
- 10 A. No.
- 11 Q. You would agree, wouldn't you, Agent, that the mere
- 12 presence of stolen items is not a felony, right? You
- 13 can't accidentally commit a felony, right?
- 14 A. Say that again.
- 15 Q. You can't accidentally commit a felony, right?
- 16 A. In what way? What are you --
- 17 Q. I'm saying mere possession of stolen goods is not
- 18 in and of itself a felony, correct?
- 19 A. You're saying the knowledge component?
- 20 Q. Correct.
- 21 A. Okay.
- 22 Q. You would agree then that you can't accidentally
- 23 commit a felony? I'll represent that the Supreme Court
- 24 agrees with me.
- 25 A. That makes sense, yes.

- 1 Q. You have to knowingly and intentionally do it,
- 2 correct?
- 3 A. Correct.
- 4 Q. As we sit here, do you agree that each one of these
- 5 crimes has an actus reus -- I get to go back to law
- 6 school.
- 7 MR. CASTLE: I've discussed law school for
- 8 the second time today, Judge.
- 9 BY MR. CASTLE:
- 10 Q. An actus reus and a mens rea.
- 11 What is the proof that Maaz Aziz knew
- 12 anything was stolen?
- 13 A. When you're talking about the Bissell vacuum
- 14 transaction --
- 15 Q. I'm talking about any proof. Let's talk about the
- 16 DeWalt one. That's one you were really proud of. We'll
- 17 go to the DeWalt drill transaction.
- 18 A. I don't know that he was involved. I think that
- 19 was Saad.
- 20 Q. That's Saad. Okay. We'll go with the Bissell
- 21 vacuum.
- 22 A. Correct.
- 23 Q. Okay.
- 24 A. So you're arriving to a Best Buy parking lot.
- 25 There's two U-Hauls there. You hand over \$20,000 in

cash.

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- Q. Okay.
- 3 A. And you drive away in two U-Hauls. You get to the
- 4 loading dock. You unload brand new in the box vacuum
- 5 cleaners.
- 6 Q. Okay.
- 7 A. At that point, you drive the U-Hauls away, but you
- 8 don't drive them back to the same spot. The individual
- 9 that sold them to you didn't come with you to your
- 10 warehouse. He doesn't -- he is not there to drive the
- 11 U-Hauls away. You leave him there, and you go drive
- 12 these U-Hauls separately. And then you drive them back,
- 13 and you park them in different places.
- 14 You also have a cooperating defendant who
- 15 says these were clearly stolen based off the price
- 16 volume, based off of the volume, the pricing. They're
- 17 new in the box. They know that the cooperating
- 18 defendant's not in the business of selling large
- 19 quantities of any types of goods. And to be able to
- 20| come across these types of products, he doesn't have
- 21 that capability especially at such a reduced pricing.
- 22 Q. So it's speculation? Supposition?
- 23 A. I wouldn't say that. I would call that different
- 24 forms of evidence to form a picture.
- 25 Q. Let's break that down a little bit.

- Is it illegal to use a U-Haul truck and 2 conduct a legitimate business?
  - Α. Not when you break it down individually.
- We're going to take it piece by piece. We're 4 Q. No. going to come back to this. It's fascinating that's it's knowledge of a crime.
- 7 Is it illegal to use cash? Are \$100 bills still legal tender in the United States? 8
- 9 Α. They are.
- 10 Q. Is it an acceptable form of payment outside of
- COVID? 11

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- 12 It's also indicative of criminal activity. Α. It is.
- 13 So when I paid dinner -- cash for dinner last Q.
- night, that was criminal activity? 14
- 15 It depends if it was \$20,000. Α.
- That would be a heck of a dinner. 16 Q.
- 17 My point is when you say he's not --
- Not just the use of it in and of itself, no. 18 Α. It's
- 19 multiple factors taken together.
- Are you aware of auction sites that exist, 20 Q.
- 21 Agent?
- Different auction sites? 22 Like, for consumer goods? Α.
- 23 No. Q. No. Just like this. DeWalt drills, Advanced
- Auto Parts, B-Stock Auctions. Have you ever heard of 24
- 25 them?

- 1 A. I have heard of B-Stock Auctions.
- 2 Q. Do you know what they do?
- 3 A. No.
- 4 Q. Okay. Because this is going to fascinate you.
- 5 B-Stock Auctions takes all of the overstock,
- 6 the surplus, the stuff they didn't sell from
- 7 manufacturers and sells it cheap. I'll give you a prime
- 8 example. One of my clients --
- 9 MR. GONZALEZ: Defense counsel is testifying.
- 10 Is there a question coming?
- 11 MR. CASTLE: There's a question coming,
- 12 absolutely. I had to preface it with a question for
- 13 mv --
- 14 Sorry, Judge.
- THE COURT: Is there a question?
- 16 BY MR. CASTLE:
- 17 Q. Question: Are you aware of how B-Stock operates?
- 18 A. No.
- 19 Q. Are you aware that B-Stock agrees to sell bulk for
- 20 manufacturers?
- 21 A. No.
- 22 Q. Would you have any reason to disagree that they
- 23 routinely sell in bulk at a markedly steep discount?
- 24 MR. GONZALEZ: I'm going to object. It's
- 25 already been asked and answered. He said he doesn't

Did they essentially say, hey, here's the keys to

25

Q.

- the warehouse --
- 2 A. Yes.

- 3 Q. -- make yourself at home?
- 4 A. Correct.
- 5 Q. And they've stopped operating since then?
- 6 A. Correct. Because we're still conducting the search
- 7 warrant.
- 8 Q. And going back to the end, prior to the issuance of
- 9 the indictment, you told them that you were going to
- 10 indict them?
- 11 A. Correct.
- 12 Q. And they still didn't flee?
- 13 A. Correct.
- 14 Q. Let's go to the COVID chart or the COVID slide you
- 15 mentioned earlier. I'm going to bounce around a little
- 16 bit here and try to get through this quickly.
- 17 You're saying that what is -- actually, I'll
- 18 ask you because I've been a little bit baffled.
- 19 What was the purpose of raising the allegedly
- 20 falsified COVID test result in connection with this
- 21 detention hearing today?
- 22 A. Just the fact that they have the ability to forge
- 23 documents or are willing to forge documents and that
- 24 this is a condition -- the COVID-19 test to fly is a
- 25 condition, and that condition is not being -- according

- to our cooperating defendant, it's not being adhered to.
- 2 It's not being followed.
- 3 Q. Do you know the source of that condition? What I
- 4 mean by that is: Is it a guideline or regulation or a
- 5 statute?
- 6 A. Well, the airline was asking for a COVID test. So
- 7 I would assume they would want a test result that's
- 8 actually been --
- 9 Q. And we saw a bit and piece of that. You would
- 10 agree that forging -- strike that.
- 11 You would agree that changing a name on one
- 12 piece of paper by PDF is significantly rudimentary
- 13 compared to forging a United States passport?
- 14 A. It's not nearly as extensive, no.
- 15 | Q. And you're saying that by changing the name on a
- 16 negative test result, a skill my eighth grader learned,
- 17 is indicative of an ability to forge documents?
- 18 A. I'm saying it's the willingness to engage in
- 19 forgery. It's the willingness to take -- to take a test
- 20 result, falsify that, and you use it. It's the
- 21 willingness to do that.
- 22 Q. Willingness without ability is indicative of
- 23 nothing, though, correct?
- 24 A. That's correct.
- 25 Q. Okay. You have no evidence they have the ability

- to forge a passport or any travel --
- 2 A. No. It's just the fact that there's other
- 3 individuals in this investigation that are skilled at
- 4 trading identity sets.
- 5 Q. And you presented and offered no evidence other
- 6 than vague speculation of any direct tie between
- 7 Maaz Aziz and any of those individuals?
- 8 A. Correct.
- 9 Q. Correct?
- 10 A. Just by the line of work, correct.
- 11 Q. Well, I've heard those are the traffickers -- the
- 12 people that work for the traffickers, low --
- 13 A. We also had suppliers and wholesalers that know
- 14 these individuals and deal with these individuals as
- 15 well.
- 16 Q. You would agree you presented no evidence that Maaz
- 17 knows any of them, correct?
- 18 A. I do not know at this time.
- 19 Q. You've presented no evidence of any communication
- 20 between Maaz and any of those people who are identity
- 21 theft or counterfeit identities?
- 22 A. Correct.
- 23 Q. And just to clarify, in the indictment, you would
- 24 agree there is no count for counterfeiting phones,
- 25 correct?

A. No.

- 2 Q. Would you also agree you didn't find any
- 3 counterfeiting document-making machines? Laminators?
- 4 You know, for passports?
- 5 A. For documents, no. Correct.
- 6 Q. So while somebody somewhere in this several hundred
- 7 person scheme that he's never talked to and has no
- 8 direct relationship -- the fact that they're here on an
- 9 allegation and we're over here, you're saying that leads
- 10 to him being a flight risk? Is that your position?
- 11 A. I'm saying it opens the door to a possibility where
- 12 other people who don't have that association -- they
- 13 weren't involved in that type of crime -- might not have
- 14 that ability to reach out and find someone that has the
- 15 ability to create a passport or create an identity set.
- 16| Q. And you would agree there is no evidence he has the
- 17 ability to do that?
- 18 A. To create the passport or to reach out and find?
- 19 Q. To reach out to find --
- 20 A. I mean --
- 21 Q. -- directly with eight phone calls or nine?
- 22 A. We have cooperating defendants who say he purchased
- 23 on the streets. He was dealing with the streets as far
- 24 as device traffickers. Those types of individuals do
- 25 come into contact with people that can manufacture

- 1 identities.
- 2 Q. My point --
- 3 A. So it's possible, yes.
- 4 Q. Possible, again, but no evidence it's ever
- 5 happened?
- 6 A. No evidence.
- 7 Q. No evidence he sought it since the search warrant?
- 8 A. No evidence.
- 9 Q. There is no evidence that he's been involved in any
- 10 robbery, correct?
- 11 A. No.
- 12 Q. And then you already mentioned that a cooperating
- 13 defendant mentioned Awais Chodhury?
- 14 A. Awais Chodhury, yes.
- 15 Q. Awais Chodhury said he took a gun. Mr. Gonzalez
- 16 characterized it as used a gun in making a sale.
- 17 You would agree that there's a difference in
- 18 using a gun in a sale and simply possessing a firearm?
- 19 A. If the gun was taken there as a means of security
- 20 to make sure that everything happened good with the
- 21 dealer if something went bad, I would say that the gun
- 22 was taken as part of the deal. It maybe wasn't used
- 23 like pointing or some sort of robbery, but it was there
- 24 as a tool to ensure security.
- 25 Q. And do you know if a gun was ever pulled or

- otherwise brandished?
- 2 A. I do not.
- 3 Q. You have no reports of that, correct?
- 4 A. Correct.
- 5 Q. And the efforts to tie -- we talked about this
- 6 briefly, but just since you used that to tie this to gun
- 7 violence, you testified earlier there is no evidence of
- 8 any direct communication between Mr. Karimov and Maaz,
- 9 correct?
- 10 A. No.
- 11 Q. And, in fact, didn't the Richardson Police
- 12 Department open an investigation into his criminal
- 13 complaints?
- 14 A. Correct.
- 15 Q. So -- okay. So they believed it was not credible
- 16 either?
- 17 A. From both sides.
- 18 Q. Correct.
- 19 MR. CASTLE: I'm almost done, your Honor.
- 20 BY MR. CASTLE:
- 21 Q. You've offered no evidence that Mr. Aziz -- Maaz
- 22 has been involved in making -- anything dangerous to the
- 23 community, correct? Physical danger to the community?
- 24 A. Like, physical danger?
- 25 Q. Correct.

- 1 A. Correct.
- 2 Q. And he's not threatened physical danger to the
- 3 community?
- 4 A. Correct.
- 5 Q. No evidence of any violence, correct?
- 6 A. Correct.
- 7 Q. Okay. And your economic damages were based on your
- 8 belief to be continuing to operate this business you
- 9 contend is a criminal enterprise, correct?
- 10 A. Correct.
- 11 Q. Is there any evidence he's been involved in this
- 12 since the indictment?
- 13 A. No.
- 14 Q. Since the search warrant?
- 15 A. No.
- 16 Q. So the threat you're concerned about, again, is
- 17 prospective? If things go back and the charges get
- 18 worse and the evidence gets worse -- today you have no
- 19 evidence he's done anything, correct?
- 20 A. Today we have no evidence.
- 21 Q. Okay. And if his job has nothing to do with cell
- 22 phones that would cause you no concern either, correct?
- 23 Or devices?
- 24 A. I would think -- we would encourage a job that has
- 25 nothing to do with cell phones or cell phone devices.

- 1 Q. Yes. And then like we've talked about earlier.
- 2 what percentage of their business would you say were
- 3 phones and device -- electronic devices or consumer
- 4 electronics?
- 5 A. Just based off of the bank statements that we
- 6 have -- the limited bank statements -- when you see --
- 7 just a rough estimate, without going back to the slide,
- 8 \$37 million. I would say that would -- that would be
- 9 your devices just as a baseline because you're not going
- 10 to ship Bissell vacuums overseas to Dubai.
- 11 Q. And you also mentioned that you're aware they have
- 12 done business through carrier auctions, correct?
- 13 A. Yes.
- 14 Q. And carrier auctions are a legitimate business,
- 15 correct?
- 16 A. Carrier auctions can be, yes.
- 17| Q. And buying stuff from Amazon or from other carrier
- 18 auctions or places like a B-Stock is a legitimate way of
- 19 doing business, correct?
- 20 A. Correct.
- 21 Q. You're not saying everything they touched was
- 22 illegal?
- 23 A. I don't know the extent of what they touched
- 24 otherwise at this point in the investigation. But if
- 25 they were touching stuff from a B-Stock auction, we've

- 1 yet to see that at the warehouse. Everything that we've
- 2 come into contact with has come back to some sort of
- 3 offense, but that investigation is continuing as well.
- 4 It's not like we're finding something there that came
- 5 back to a B-Stock with the serial number or anything
- 6 like that.
- 7 Q. Okay. So anything that was legitimate, that would
- 8 be outside of the scope. And if he's no longer working,
- 9 which he hasn't in a month, would that reduce your
- 10 concerns about economic harm or the threat of economic
- 11 harm?
- 12 A. If he ceases -- I mean, clearly if he stops
- 13 engaging in any type of device trafficking and he begins
- 14 working at another job if released, that helps mitigate
- 15 those concerns, but that's also assuming that that --
- 16 that he doesn't reengage into device trafficking if need
- 17 be later on. That the network would still be there.
- 18 The ability would still be there.
- 19 Q. And right at the very end of your testimony with
- 20| Mr. Gonzalez earlier, you mentioned that you assumed --
- 21 your slide -- but Maaz and Saad have the ability to
- 22 reach out and sell directly internationally?
- 23 A. Correct.
- 24 Q. But you don't know that, do you?
- 25 A. Well, I mean, they are interacting with Dubai

- 1 entities now. Things -- companies like Action
- 2 Logistics, SCS Supply Canada. That can all be done
- 3 through FedEx. You don't need a warehouse to ship those
- 4 devices overseas. Other wholesalers do not have a
- 5 warehouse. So that could be done without a warehouse
- 6 collecting these devices on the street or from
- 7 individuals obtaining them through fraud, theft, or
- 8 robbery and then shipping overseas. Those contacts
- 9 could still be in place.
- 10 Q. So you're assuming they are? You don't know
- 11 they're in place still, correct? You don't know they're
- 12 in place, so you're assuming they're in place?
- 13 A. Correct.
- 14 Q. And you have no evidence that they've done any of
- 15 that, though, correct?
- 16 A. No evidence.
- 17 Q. Again, speculation, postulation based on worst case
- 18 scenario, correct?
- 19 A. Correct.
- 20 MR. CASTLE: Nothing further, your Honor.
- 21 THE COURT: Thank you.
- 22 Mr. McCarthy.
- 23 MR. MCCARTHY: Proceed, your Honor?
- 24 THE COURT: Pardon me?
- 25 MR. MCCARTHY: Proceed? Can I proceed?

130 THE COURT: Yes. 1 2 CROSS-EXAMINATION 3 BY MR. MCCARTHY: 4 Q. Is it Doering? 5 Α. Doering. 6 Q. Doering. Okay. 7 Agent Doering, just a few questions. try to be as efficient as possible. 8 9 Honing in to kind of the first, say, 20 to 10 30 minutes of your testimony, I want to focus in and 11 narrow it to Saad Aziz. That's it. Not 90 other people. Just him. 12 13 Α. Correct. So when I'm asking you questions, that's who I'm 14 Q. 15 asking about. You said you had experience with Title III. 16 But you have no T-III -- no Title III evidence 17 whatsoever against Saad Aziz? 18 19 Α. No, sir. As far as the -- it looks like you had numerous 20 Q. 21 undercover buys, video, audio, and all that kind of 22 thing, right? 23 Correct. Α. It's been about a two- -- two- to three-year 24 25 investigation?

- 1 A. No, sir. This began in December of 2020.
- 2 Q. I thought that was the first indictment.
- 3 A. December of 2020.
- 4 Q. But you started investigating before that?
- 5 A. No, sir. We started in December of 2020.
- 6 Q. Oh, okay. About a year?
- 7 A. It was a robbery crew. And we were able to
- 8 interdict and arrest the robbery crew in very short
- 9 order.
- 10 Q. Okay. But you've had several undercover
- 11 audio/video buys since then?
- 12 A. Correct. Those began in April of 2021.
- 13 | Q. And my question is in all of the undercover buys --
- 14 undercover tapes, had Saad Aziz ever been present on
- 15 video even once?
- 16 A. No, sir.
- 17 Q. Has he ever been present on audio even once?
- 18 A. He's present -- not on the undercover buys, but
- 19 there are some cell phone -- in cell phone chat
- 20 messages -- messages going back and forth with his voice
- 21 on those, but I wouldn't -- if you're asking just about
- 22 undercover buys, no.
- 23 Q. Yes. Audio, video --
- 24 A. Got you --
- 25 Q. Criminal activity caught on film on audio or video?

- Usually, it's both together.
- 2 A. Not concerning the controlled buys.
- 3 Q. Correct.
- 4 A. The --

- 5 Q. Just to be clear, when you showed that big chart
- 6 that says RG [sic] Telecom at the top and has all these
- 7 people going down --
- 8 A. Correct.
- 9 Q. -- they're not RG Telecom. They're SCS Supply,
- 10 correct?
- 11 A. Correct.
- 12 Q. So all that evidence -- that's RG Telecom -- I just
- 13 want to be clear. That's not their company, correct?
- 14 A. No. Their company is SCS Supply Chain.
- 15 Q. And there was about 100 people -- 103, 102 people
- 16 indicted before them; is that right?
- 17 A. Correct. 102.
- 18 Q. Okay. So they didn't make the top 100? It's fair
- 19 to say that?
- 20 A. I wouldn't say that. That's just the order that we
- 21 were able to obtain evidence throughout the
- 22 investigation.
- 23 Q. Okay. And talking about the evidence, there's no
- 24 evidence that Saad Aziz committed robbery?
- 25 A. No evidence.

- 1 Q. There's no evidence that Saad Aziz committed
- 2 identity theft?
- 3 A. Himself?
- 4 Q. Yes.
- 5 A. No.
- 6 Q. Remember, I'm asking about Saad Aziz. Not other
- 7 people.
- 8 A. Correct.
- 9 Q. And Mr. Castle already asked you this. They
- 10 brought the 10,000 people or the 10,000 identities -- do
- 11 you remember all that?
- 12 A. Correct.
- 13 Q. Did Saad Aziz steal, based on your evidence, one of
- 14 the 10,000 identities?
- 15 A. He didn't steal, but he helped facilitate that.
- 16 Q. Sir, is he directly connected to the identity theft
- 17 of a person himself?
- 18 A. Not that I have knowledge of.
- 19 Q. Okay. Is that a no?
- 20 A. No.
- 21 Q. He didn't go steal somebody's identity, did he?
- 22 A. No, not that I --
- 23 Q. He didn't walk into a store and basically get a
- 24 bunch of cell phones saying he's Joe --
- 25 A. No. I don't have any evidence of Maaz doing

- that -- or -- I mean -- sorry -- Saad Aziz doing that.
- Q. There's no evidence that Saad Aziz brandished a gun
- 3 at any point in this investigation?
- 4 A. No.
- Q. No evidence that he went somewhere with somebody that had a gun to do something, correct?
- 7 A. The only evidence I have of that is a cooperating
- 8 defendant's statement. Cooperating Defendant 4 who
- 9 advised at 1:00 in the morning he got a call to come to
- 10 the SCS warehouse to help unload a shipment that
- 11 Dawn Wireless had brought over. They were called
- 12 gaylords -- like, big canisters, essentially. And
- 13 Cooperating Defendant 4 said he believed he was there
- 14 because he often carries guns. He would have a gun on
- 15 him to help provide security during the transaction
- 16 since it was late at night.
- 17 Q. He believed that he would?
- 18 A. He gets the call. Not everything is spoken. Why
- 19 else would he be getting a call to arrive at SCS at
- 20 1:00 in the morning for a shipment where there could be
- 21 a large amount of money involved?
- 22 Q. Okay. Just for argument -- let's take assumptions 23 out of it.
- Do you have any evidence of him with a gun?
- 25 A. Not him with a gun, no.

- 1 Q. No. Let's talk about the -- you said the -- you're
- 2 worried about the flight risk because the charges could
- 3 get greater; is that right?
- 4 A. Correct.
- 5 Q. Okay. Are you aware that you charged him, at least
- 6 by my count, with three 20-year counts and a 5-year
- 7 count?
- 8 A. Correct. Twenty years.
- 9 Q. And you've alleged \$100 million in the indictment?
- 10 A. Correct.
- 11 Q. And that indictment has been out there for about
- 12 ten months, right?
- 13 A. No. The indictment for the \$100 million has been
- 14 out there since August 24th.
- 15 | Q. Okay. With the \$100 million loss and -- if you
- 16 stacked them, a 65-year exposure, I mean, it can't get
- 17 much worse, can it?
- 18 A. Correct.
- 19 Q. And he didn't leave, did he?
- 20 A. No.
- 21 Q. He didn't buy any tickets to Dubai or Pakistan or
- 22 anywhere else, did he?
- 23 A. No, he did not.
- 24 Q. Are you aware he hasn't been to Pakistan? He was
- 25 in Pakistan two years ago for a wedding and that's it.

- A. That's all I'm aware of now.
- 2 Q. He hasn't been to Canada for two years?
- 3 A. Correct.
- 4 Q. With respect to Canada, Jawaad Farooq, you didn't
- 5 indict him, did you?
- 6 A. No.

- 7 Q. You indicted 114 people, and you didn't indict
- 8 Jawaad Faroog?
- 9 A. We're still investigating.
- 10 Q. Okay. But safe to say -- and you haven't called
- 11 Canada to say, hey, you got a big illegal operation
- 12 going on up there, do something?
- 13 A. Not at this point.
- 14 Q. Did any Canadian authorities whatsoever submit
- 15 information saying, hey, you got to look into this, do
- 16 something, look at all this stuff, look at the
- 17 PowerPoint presentation?
- 18 A. Not at this point.
- 19 Q. All right. So is it possible that Jawaad Farooq
- 20 could be operating a legal business in Canada?
- 21 A. I mean, it's possible.
- 22 Q. In fact, as we sit here right now, you don't have
- 23 any direct evidence of illegality in the Canadian
- 24 facility?
- 25 A. The only evidence I have is what I've already

stated.

- 2 Q. You said you think. I get that. I'm saying hard
- 3 evidence of illegality in the Canadian facility, you
- 4 don't have any as you sit here today understanding that
- 5 you're still investigating?
- 6 A. Correct.
- 7 Q. You have the \$390,000 from Wal-Mart. Do you
- 8 remember that part? Anker?
- 9 A. Anker.
- 10 Q. So Anker -- you haven't contacted Anker to ask them
- 11 if the sale was made to SCS Supply, correct?
- 12 A. We've been attempting to. We've had difficulty.
- 13 We finally -- we were finally able to make contact.
- 14 Q. So you can't say as you sit here to this judge
- 15 whether that was a legitimate purchase or not?
- 16 A. The only thing I can say is what Wal-Mart
- 17 investigations told us, which is that product is unique
- 18 to them through their online sales. SCS isn't
- 19 authorized to have that product, and that product never
- 20 touched Wal-Mart.
- 21 Q. But until Anker answers the question, you don't
- 22 know, correct?
- 23 A. Anker would confirm it, yes.
- 24 Q. And as far as this \$1.1 million in property, you
- 25 could go put a lis pendens on that today, could you not?

- 1 A. We're still working on it. Part of the problem is
- 2 the tracing. There's so many bank accounts. There's
- 3 still bank accounts out there. We're working on the
- 4 tracing. Our forensic accountants are still in the
- 5 process of working towards that.
- 6 Q. But you agree that a lis pendens -- I mean, they're
- 7 not tough to put on a property by the United States
- 8 Government? They do it all of the time?
- 9 A. My understanding is it requires a seizure warrant,
- 10 which is what we're still working through with the
- 11 tracing.
- 12 Q. And as far as the seizure warrant, you became aware
- 13 of SCS in April approximately 2021?
- 14 A. Correct.
- 15 Q. April, May, June, July, August 24th. No
- 16 injunction? No seizure warrant? No actions taken to
- 17 shut down the business?
- 18 A. Not at that time. The investigation is moving --
- 19 we start out with a small amount of evidence and that
- 20 continues to increase.
- 21| Q. Okay.
- 22 A. We reach out for bank subpoenas. Those don't come
- 23 back overnight. Those take time to come back. You get
- 24 bank subpoenas. You realize you have to get other bank
- 25 subpoenas. I mean, it's a process.

- 1 Q. Okay. But I guess the point being is this massive
- $\mathsf{2}^{|}$  danger to the community that you have -- you did not
- 3 take those measures with the injunction or some type of
- 4 seizure warrant at least for those month periods; is
- 5 that right?
- 6 A. No. We were still -- that would have prevented --
- 7 go ahead.
- 8 Q. And I'm not attacking. I'm saying the follow-up is
- 9 that company is now being operated by the FBI, correct?
- 10 A. I wouldn't say operated.
- 11 Q. Owned? Possessed?
- 12 A. We're possessing the warehouse at this time.
- 13 Q. No one else can come in?
- 14 A. Correct.
- 15 Q. Except for you?
- 16 A. Yes.
- 17 Q. And you have no evidence that Mr. -- I'm sorry.
- 18 Saad. I'll just say Mr. Saad.
- 19 Mr. Saad is operating SCS here, Canada, or
- 20 anywhere else, correct?
- 21 A. Just cooperating defendant statements.
- 22 Q. But no evidence that he's operating it now?
- 23 A. No. I'm sorry. No.
- 24 Q. Correct. And then as far as the -- I know you
- 25 talked about this a little bit. I don't know if I can

ask this elegantly.

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When Mr. Castle kept asking you there is no evidence of this with respect to Mr. Maaz, would any of your -- without me having to ask every single question that he did, would any of your answers change with respect to Mr. Saad?

- A. Just Saad where he told the cooperating defendant that he had properties in Pakistan and they were doing good. So that would change in respect to him because Maaz didn't have that.
- 11 Q. I mean, do you have any indication -- I mean, a
  12 cooperating defendant text, e-mail, anything whatsoever
  13 suggesting that he's going to go back to some property
  14 in Pakistan?
- 15 A. No, sir, not at this time.
- 16 Q. You've already talked to Customs. Any indication
  17 that he's trying to buy tickets? Bought tickets?
- 18 Anything like that trying to flee? Trying to go?
- 19 A. Not at this point.
- Q. I also noticed the search warrants at the three
  locations -- I apologize. This is not a criticism, but
  lit just struck me as odd so that's why I'm asking.

They're state search warrants. You have a federal case. Why weren't you using a federal search warrant to investigate your case? Why do you use a

- 1 state search warrant?
- 2 A. At the time, we made the decision to go with state
- 3 process.
- 4 Q. Do you know why?
- 5 A. Why?
- 6 Q. Why? You're the lead agent. That's unusual. Why
- 7 did you do that?
- 8 A. I've worked with Mr. Gonzalez for a long time. We
- 9 routinely use state process. He has no problem
- 10 defending state process. We have task force officers
- 11 that assisted with this, state officers, and so we went
- 12 forward with using state paper on these locations.
- 13| Q. Okay. I mean, was there any other basis? I mean,
- 14 is there an evidentiary basis? Is it easier to get a
- 15 state search warrant than a federal and that's why it
- 16 was done?
- 17 A. We wrote the warrant to the exact same probable
- 18 cause standard and the exact same manner that we wrote
- 19 the federal warrants.
- 20 Q. Okay. And was there -- I think he asked this. But
- 21 there wasn't any evidence of a crime in Mr. Saad's
- 22 house, correct?
- 23 A. Not that a crime was occurring, no.
- 24 Q. Just like you said no for Mr. Maaz?
- 25 A. Correct. The only thing that might be, depending

- 1 on what was in those boxes that were delivered to SCS.
- 2 which we've routinely -- we've seen on other occasions
- 3 stolen property or property represented to be stolen
- 4 going to SCS.
- 5 Q. Okay. But you would agree with me that you can't
- 6 see inside the box, right?
- 7 A. No. No.
- 8 Q. So anything could be inside the box?
- 9 A. Correct.
- 10 Q. It could be his kids' toys for all you know?
- 11 A. It could. It could also be other property. So --
- 12 Q. It could be crack? I mean, you just don't know,
- 13 right?
- 14 A. Right.
- 15 Q. Okay. But the boxes were the basis for getting
- 16 into the house that you know of?
- 17 A. That was one part of the basis.
- 18 Q. What were the other parts?
- 19 A. Just the overall evidence that had been accumulated
- 20 to that point showing their involvement or their
- 21 company's involvement with device trafficking.
- 22 Q. No. No. I mean into his home specifically.
- 23 A. The boxes helped provide the probable cause. And
- 24 then looking for instrumentalities; cell phones,
- 25 computers, laptops. These things are often on people's

- 1 persons. In fact, cell phones are such an intricate
- 2 part of the person, it requires a search warrant at this
- 3 point. So we know through this investigation that cell
- 4 phones are common -- routinely being used for
- 5 correspondence with device traffickers, with
- 6 wholesalers. If -- so to obtain those cell phones could
- 7| provide evidence -- evidence in nature.
- 8 Q. Okay. Last question on this point. You're not --
- 9 you're not saying that if I have a cell phone and you
- 10 think I'm a criminal walking into my house, you can now
- 11 search my home, right?
- 12 A. No. There's other evidence -- yes. I mean
- 13 there's other evidence that goes into that search
- 14 warrant, but that's one thing that can be searched for.
- 15 Q. The inventory -- there's about 2 million items
- 16 inside this 40,000 square foot warehouse?
- 17 A. Correct.
- 18 Q. How many have you been through? How many has the
- 19 FBI been through? What percentage approximately?
- 20 A. I don't know what that percentage is. So they've
- 21 been working on a daily basis for the most part, and
- 22 they are inventorying that as we go. But you're right.
- 23 I mean, there's a large amount of property that's taking
- 24 time to get in there.
- 25 Q. I mean -- and, again, I'm not -- like, ballpark

- 1 20 percent, or are we talking you've gone through, like,
- 2 90 percent?
- 3 A. Not 90 percent. I would say somewhere in -- just
- 4 ballpark 40 -- 40 percent maybe.
- 5 Q. So 60 percent has yet to be gone through?
- 6 A. We're still working on it, yes.
- 7 Q. Okay. And would you agree with me that -- now, I
- 8 am asking you to speculate.
- 9 There could be in all of this a large
- 10 percentage of items that don't come back with any
- 11 problems whatsoever, correct?
- 12 A. Those items that we haven't got to yet? I mean,
- 13 that could be. I mean, that's not what we've seen so
- 14 far, but that could be.
- 15 Q. You would agree with me eBay, Amazon -- I mean,
- 16 they've all got stolen products in their warehouse
- 17 unbeknownst to them, correct?
- 18 A. Correct.
- 19 Q. And as far as -- I mean, when you get down -- I'll
- 20 get to the question.
- 21 Where is the proof that Mr. -- I'll say
- 22 Saad -- knowingly sold stolen goods?
- 23 A. It would be the same thing. It would be chat
- 24 messages with cooperating defendants negotiating for
- 25 prices that are much less than the retail price, the

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quantity of product all at one time. So you have a large quantity of product. You have a very reduced price from retail. The fact that the cooperating defendant doesn't have access to this anywhere else. The fact that the cooperating defendant is saying these were stolen. They were new. They were in the box. fact that some of these shipping labels don't have a --I'm shipping this to Dawn Wireless. I'm shipping this to a company. It has a Google to a different address, which isn't related to any of the parties involved.

So you have these shipping labels that also indicate if the product was stolen or not. Shipping labels peeled off of boxes that you normally don't do and put into a shred bin. That's not normal to take -peel those off. That takes a lot of time. They would peel off just the very top label. Those labels do not indicate they were shipped to a certain property from a B-Stock auction or anything like that.

- Q. Is it fair to say -- I understand you're saying one thing after another after another, but it's indirect evidence.
- Do you have direct evidence on Mr. Saad on 23 the stolen items?
- 24 I would say -- related to stolen goods like that or 25 to cell phones and --

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can sell that here.

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- Q. "Send me the ten stolen cell phones." You don't have anything like that?
- A. No. Typically, they don't -- typically, that type
  of communication doesn't take place. Typically, it's,
  hey, this is good for local or, hey, this is good for
  overseas. And that would indicate, hey, it's good for
  local, and it means it's either stolen through transit
  theft. And oftentimes it's -- those devices don't
  become blacklisted because they never hit a network, or
  it's a used stock. So, hey, that's good for local. You

If they say, "Is it good for local?" "No," that means it needs to go overseas, meaning it was obtained through financing or some other means and it's going to get blacklisted and that seller knows it because the seller doesn't want it to go to Saad, Saad sell it locally, and then that device becomes blacklisted because now you have a problem either with the police or with that end user.

- Q. But, again, you're having to make some assumptions there. I understand what you're saying.
- There has to be some assumptions on your part with respect to this stuff?
- A. Well -- I mean, when you talk about that, you talk about other cooperating defendants. You talk -- hey,

everybody knows the game, but nobody wants to talk about it. They might use the word "gray," but they communicate that this device needs to be moved outside of local based off if it needs to go overseas or if it needs to stay local. If it's locked or unlocked. This is carrier AT&T locked. There is no way you're going to come into contact with a carrier locked phone at a reduced retail price in the normal -- in the normal course of business.

If you're going into AT&T, you're going to get that AT&T locked phone on financing and pay that off over two years. If you have a brand new phone in the box -- that's what we're talking about here. Brand new sealed in the box or maybe it's open, but all of the handsets are there and it hasn't been activated yet. That phone is AT&T locked. That's the only way -- financing is the only way to take that phone. So, hey, we need to unlock those phones, or if you have some e-mails talking about a device being unlocked or locked, those are other ways that we can infer knowledge where it's not being said outright.

22 Q. Infer?

- 23 A. Correct. Constructive knowledge.
- Q. Anything else as far as links other than the things you've named for Mr. Saad?

- 1 A. That's it from the presentation.
- 2 Q. It was a long answer, but --
- 3 A. Well, it's -- it's not -- it's a complicated --
- 4 Q. Right.
- 5 A. Yeah.
- 6 Q. And let's talk a little bit about flight, okay?
- 7 You did use the word "he could be a flight."
- 8 Mr. Castle asked you -- I mean, anybody on release could
- 9 be a flight, correct?
- 10 A. Correct.
- 11 Q. But let's break that down. You run the search
- 12 warrant August 24th, 2021, right?
- 13 A. Correct.
- 14 Q. They don't resist you. They cooperate. Your own
- 15 agents say these guys are cooperative, right?
- 16 A. I don't know if that's what they said, but I've
- 17 heard they were cooperative, yes.
- 18 Q. Okay. When you ran the search warrant at their
- 19 home, correct?
- 20 A. Correct.
- 21 Q. You run the search warrant at the office, they
- 22 literally give the codes -- the safe codes and the keys
- 23 so the agents can get in, right?
- 24 A. Correct. And in part so we don't have to destroy
- 25 property. I mean, that was the -- that was part of the

- 1 rationale analysis, but, yes, they still did.
- 2 Q. Then -- I mean, again, after that they made no
- 3 efforts to flee? No efforts to buy tickets anywhere out
- 4 of the country, correct?
- 5 A. Not to my knowledge.
- 6 Q. And then literally a week later they have a
- 7 voluntary meeting with you, Mr. Gonzalez with them about
- 8 the case and their lawyer?
- 9 A. Correct.
- 10 Q. You tell them you're going to indict them, and you
- 11 even say it's going to be on all of the counts. The
- |12| 924(c) -- the whole gamut, right?
- 13 A. I don't know. I don't recall the 924(c.)
- 14 Q. You said all of the counts. Do you remember that?
- 15 A. At the meeting?
- 16 Q. Yes.
- 17 A. That I said that?
- 18 Q. Yes.
- 19 A. I don't -- if I did, then I misspoke, but I don't
- 20 recall that.
- 21 Q. My point being is you told them you were going to
- 22 basically hit them --
- 23 A. I told them they were going to be indicted,
- 24 correct?
- 25 Q. So they have notice --

- A. They're on notice.
- 2 Q. It's getting dropped on them. And they don't --
- 3 again, they don't flee? They don't do anything like
- 4 that; is that right?
- 5 A. Correct.

- 6 Q. No tickets bought. And, sure enough, about a
- 7 week -- September 9th -- a week, week and a half later,
- 8 y'all indict them.
- 9 Now, you were nice enough to call the lawyers
- 10 and say, hey, basically we're going to unseal this thing
- 11 tomorrow, right?
- 12 A. Correct.
- 13 Q. Even that night when they're told, "you're
- 14 indicted, this is done, "they didn't go anywhere?
- 15 Didn't run? Didn't flee? Didn't try to buy plane
- 16 tickets?
- 17 A. Correct.
- 18 Q. Now, in front of you, you've got a notebook. It's
- 19 a black notebook. It's in front of you. It's also in
- 20 front of the judge. If you could flip to Exhibit A.
- 21 A. Okay. I'm there.
- 22 Q. What is Exhibit A?
- 23 A. Are you talking about under Tab 1?
- 24 Q. Yes.
- THE COURT: Before we proceed, has the

- government also been provided a copy of these materials?
- 2 MR. MCCARTHY: Yes. Everything has been sent
- 3 to him with the motions, your Honor. Actually, we have
- 4 another one here if he wants it.
- 5 BY MR. MCCARTHY:

- 6 Q. I'm sorry. I'm sorry. Tab 3A, Exhibit A.
- 7 A. I'm there.
- 8 Q. Okay. And isn't it true that's the letter -- the
- 9 surrender letter? It's even underlined. It says he has
- 10 the intention to peacefully surrender, and we were
- 11 offering to bring you the passports and bring you him
- 12 wherever you want him; is that right?
- 13 A. I see it, yes.
- 14 Q. Okay. Would you say he made efforts to turn
- 15 himself in or efforts to flee?
- 16 A. He made efforts to turn himself in.
- 17 Q. Now, flip to E --
- 18 MR. MCCARTHY: I'm sorry. Judge, I'm going
- 19 to offer that for the record at this time.
- 20 THE COURT: If you want to go ahead and offer
- 21 each of the exhibits that were to the motion you've
- 22 withdrawn, so they'll all be part of the record for
- 23 today's hearing.
- 24 MR. MCCARTHY: Yes, your Honor.
- THE COURT: Okay.

152 MR. MCCARTHY: A, B, C, D, and E. 1 2 Is there any objection to that? THE COURT: 3 MR. GONZALEZ: No, your Honor. 4 THE COURT: All right. So then what we'll do is we'll take each of the exhibits that were to the motion and we will deem them as admitted for purposes of today's hearing and we'll include them in our exhibit 8 set. 9 MR. MCCARTHY: Yes, your Honor. BY MR. MCCARTHY: 10 11 Q. Now, flipping to E. Agent, if you could take a look at that. What is that? 12 It looks like an e-mail copy from Mr. Saad Aziz to 13 Α. 14 Judge Johnson. 15 Q. And Judge Nowak, right? 16 Α. Yes. It's cc'ing the U.S. Attorney's Office, the U.S. 17 Q. Probation Office/Pretrial Services, right? 18 19 Α. Yes. And would you say this guy is desperately trying to 20 Q. turn himself in? 21 22 At this point. Α. 23 Q. Not fleeing? Trying to turn himself in? Correct. 24 Α.

Now, are you aware that on the exact same day, he

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Q.

- 1 went up to Euless Police Department and met with Officer
- 2 Norwood and tried to turn himself in to the police?
- $3 \mid A$ . I am now.
- 4 Q. Okay. Would that be an indication of flight to
- 5 you?
- 6 A. Not at this point, no.
- 7 Q. Let's go to Exhibit B. Let's talk about family
- 8 ties. Exhibit B. Do you see those pictures?
- 9 A. Yes, sir.
- 10 Q. I know you weren't at the search warrant. But
- 11| you're aware -- I mean, he has two little kids --
- 12 essentially, a newborn -- a ten-month-old, a
- 13 three-year-old, and his wife here. Are you aware of
- 14 that?
- 15 A. I see that here.
- 16 Q. Would you agree with me that he definitely has the
- 17 familial ties in the United States?
- 18 A. Through his immediate family, yes.
- 19 Q. In fact, his mom is sick and lives inside his home
- 20 that he takes care of. Are you aware of that?
- 21 A. I am now.
- 22 Q. His brother lives next door?
- 23 A. I did know that.
- 24 Q. His extended family, sister, cousins live here?
- 25 A. Correct.

- 1 Q. He has been here for over ten years?
- 2 A. Correct.
- 3 Q. It's not easy to go through the U.S. citizenship
- 4 process, is it?
- 5 A. No.
- 6 Q. It's tough.
- 7 And he's been a U.S. citizen for several
- 8 years now, has he not?
- 9 A. He has been.
- 10 Q. In fact, Exhibit C, do you see that? What's that?
- 11 A. It looks like a bank account.
- 12 Q. It's a mortgage. His house --
- 13 A. I'm sorry. Yes.
- 14 Q. That's his home, right? Same address for your
- 15 random warrant?
- 16 A. Correct.
- 17 Q. So would you agree with me that he has property
- 18 here and his home is here and his family is here?
- 19 A. Yes.
- 20 Q. And if I took you to Exhibit D -- and this goes to
- 21 ties to the community. Do you see those? And we have
- 22 about six different letters from different people in the
- 23 community and his mom, people that have worked for him,
- 24| family members, and all of that attesting to who he is,
- 25 the type of person he is. Do you see that?

A. I do.

- 2 Q. Okay. Would you agree with me that it would appear
- 3 at least that he does have fairly deep community ties
- 4 here and -- specifically in Texas?
- 5 A. From the e-mails, it seems like he knows people
- 6 here, yes.
- 7 Q. And we've offered to give you -- we even have them
- 8 over here. We've offered to give you his whole pack
- 9 of -- his standing passport, his real passport. That's
- 10 the U.S., rather. And what's that thing called? The ID
- 11 card. We've offered to give all those to you, correct?
- 12 A. Yes.
- 13 Q. So you agree with me he's had an opportunity to
- 14 flee and he hasn't done it?
- 15 A. Yes.
- 16 Q. He's made serious attempts to turn himself in to
- 17 everybody?
- 18 A. Yes.
- 19 Q. This Court included?
- 20 A. Yes.
- 21 Q. He has family and community ties that are deep
- 22 here?
- 23 A. Correct.
- 24 Q. His home is here?
- 25 A. Correct.

- 1 Q. His sick mother is here?
- 2 A. Yes.
- 3 Q. His little kids are here?
- 4 A. Yes.
- 5 Q. And just for the record, I'm talking about the
- 6 danger aspect. Mr. Aziz is not one of these armed
- 7 robbers, right?
- 8 A. He is not.
- 9 Q. He's not charged with a 924(c) or any crime of
- 10 violence?
- 11 A. He is not.
- 12 Q. He doesn't have a criminal record?
- 13 A. No, sir.
- 14 Q. You said -- I mean, you were actually familiar with
- 15 the term. It's not a presumption case; is that right?
- 16 A. Yes.
- 17 Q. Are you familiar that he has a job offer?
- 18 A. I am as of today.
- 19 Q. From Jekyll and Hyde. There's even a confirmation
- 20 letter of that; is that right?
- 21 MR. MCCARTHY: Judge, I apologize. I only
- 22 have one copy. If I could mark it and offer it as --
- THE COURT: Please do. You'll give it to
- 24 Ms. Lee. She has to mark it for you.

BY MR. MCCARTHY:

- 2 Q. They're offering 14 bucks an hour and 40 hours a
- 3 week; is that right? I'm asking you about something you
- 4 haven't seen, aren't I? Sorry about that.
- 5 A. They're both working at the same company? Same
- 6 offer as the other? No?
- 7 Q. It's different. There are two different companies.
- 8 A. Okay. I've read it.
- 9 Q. Sir, I sent you and Mr. Gonzalez an e-mail on
- 10 September 24th -- that is Friday at 5:26 p.m. --
- 11 Let me ask you this first: Have you
- 12 testified before a grand jury?
- 13 A. I have.
- 14 Q. Have you testified previously in court?
- 15 A. Yes.
- 16 Q. So you have previous statements that you have made
- 17 under oath?
- 18 A. Yes.
- 19 Q. Do you have 302s that you've drafted?
- 20 A. Yes.
- $21 \mid Q$ . Okay. I asked under Federal Rule 26.2(g)(4) and
- 22 46(j) for those to be produced today. Do you have them?
- 23 A. I do not.
- 24 MR. MCCARTHY: Judge, at this -- Judge, at
- 25 this time, we would ask for the previous statements by

this witness.

MR. GONZALEZ: Your Honor, that was requested of me at 5:30 or 5:26 on Friday afternoon. There -- there's 4 terabytes of information. If defense counsel wants to review that information, he's welcome to come to our office and review it there. If he wants that to be produced, it can be produced, but it's not going to be produced today. When you asked for it -- and it wasn't even asked for formally. It was asked for informally in an e-mail.

The witness has testified at grand jury. He didn't testify about these particular defendants at grand jury. He testified on previous indictments. Not the particular indictment that these individuals are included in, but same -- same thing there. That testimony hasn't been ordered yet. There is no record of that. It can be ordered. If he wants to continue this hearing until those records can be provided, I'd be happy to do that.

MR. MCCARTHY: Judge, we just want to go on record as asking for those. If they want to produce them to us later, that's certainly fine. I just -- I had asked them for it, so I didn't know if they had them here today.

THE COURT: Well, let's go ahead and nail

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that down a little bit further, okay? If you're asking
for them, how would you like to receive them?
                                              Do you
want to give Mr. Gonzalez a flash drive? Do you want to
go to his office? How on an going forward basis do you
want to handle this issue, so I don't have a later
hearing as it relates to discovery issues?
          MR. GONZALEZ: It's 4 terabytes, your Honor.
It's not a flash drive. It's 4 terabytes of --
          THE COURT: A drive. I apologize. You know
what I'm talking about.
          MR. MCCARTHY: If he's -- if he's making the
representation that there's an unload happening
currently -- if he's representing his previous
statements are in there, then we'd be satisfied if he's
making that representation.
          MR. GONZALEZ: All 302s written by this agent
would be contained within that discovery.
          MR. MCCARTHY:
                         It's all statements.
          THE WITNESS: There will be other phases as
well, though, right? Like, it's continuing. There will
be more 302s added to the case file as we go.
          MR. MCCARTHY: Okay. That's sufficient, your
Honor.
          THE COURT: All right.
          MR. MCCARTHY: I'll pass the witness.
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160 THE COURT: Anything further of this witness, 1 2 Mr. Gonzalez? 3 MR. GONZALEZ: Just some follow-up questions. REDIRECT EXAMINATION 4 5 BY MR. GONZALEZ: 6 Agent, you testified that you reviewed the pretrial Q. sentence report? 8 Yes. Α. 9 Anywhere in here do they talk about the properties Q. in Frisco? 10 11 Α. Not that I could see. 12 Did they talk about -- that they had two properties Q. worth a million dollars in Frisco? 13 I didn't see that. 14 Α. No. 15 And that they were attempting to sell those Q. properties? 16 17 Α. No. Would that give you some pause or concern that 18 Q. 19 they're hiding property? 20 From the pretrial? Α. 21 Q. Yes. 22 Yes. Α. 23 Q. And pretrial is part of the courts? 24 Correct. Α. 25 And they have to be honest and candid when they're Q.

- providing information to the Court, correct?
- 2 A. Correct.
- 3 Q. So the Court could make an honest determination of
- 4 whether they pose any risk of flight. And if somebody
- 5 is concealing assets, would you consider that a risk of
- 6 flight?

- 7 A. Yes.
- $8 \mid Q$ . Is there anywhere in here that they mention S --
- 9 SCS in Canada?
- 10 A. No.
- 11 Q. Is it important to you -- you've talked about SCS
- 12 in Canada and information from other co-conspirators
- 13 indicating that they're involved in that particular
- 14 company in Canada?
- 15 A. Correct.
- 16 Q. And information from co-conspirators or
- 17 co-defendants, that is evidence, correct?
- 18 A. Correct.
- 19 Q. That is evidence that can be used in a jury trial?
- 20 A. Yes.
- 21 Q. That's evidence that a jury trial can choose to
- 22 accept or not accept?
- 23 A. Correct.
- 24 Q. And when you interview some of these individuals
- 25 that are co-defendants, do you try to corroborate their

- information as best as possible?
- 2 A. We do.

- 3 Q. And what steps did you take to try to corroborate
- 4 that information?
- 5 A. We take that information and we find other
- 6 co-defendants that provide the same or similar
- 7 information that would corroborate it. We look at
- 8 records that corroborate -- cooperating defendants' cell
- 9 phone chat messages, photos, and other type of
- 10 independent evidence that show that that defendant is
- 11 being honest.
- 12 Q. So did you have multiple individuals talking about
- 13 SCS in Canada and the defendants' involvement with SCS
- 14 in Canada?
- 15 A. Correct.
- 16 Q. And did you find corroborating information when you
- 17 found those shipping documents or shipping records?
- 18 A. Correct.
- 19 Q. Is that corroboration?
- 20 A. That's corroboration.
- 21 Q. Now -- and then the fact that they indicated that
- 22 it was being run by a relative of the defendants,
- 23 multiple individuals told you that, correct?
- 24 A. Yes.
- 25 Q. And then you find that SCS, in fact, is being run

- 1 by a relative of the defendant?
- 2 A. Yes.
- 3 Q. That's corroboration?
- 4 A. It is.
- 5 Q. So is that part of what you take into consideration
- 6 when you look at the totality of making your
- 7 determination of whether someone is going to be a flight
- 8 risk?
- 9 A. Correct.
- 10 Q. All right. So when defense counsel is asking you
- 11 about a white collar -- white collar defendant and a
- 12 non-white collar defendant and you trying to make a
- 13 determination of serious risk of flight, do you look at
- 14 the totality of your investigation to make that
- 15 determination?
- 16 A. The totality.
- 17 Q. Okay. So do you look at the fact that these
- 18 individuals were involved with huge amounts of money?
- 19 Millions and millions dollars of money?
- 20 A. Correct.
- 21 Q. Do you look at that?
- 22 A. Yes.
- 23 Q. Do you look at the fact that -- at the warehouse
- 24 that you've now examined that -- you said you've
- 25 examined 40 percent of what was found in there.

- Of that 40 percent, what have you been --
- 2 what have you found that was obtained legally?
- 3 A. We haven't -- we've yet to find any property that's
- 4 been obtained legally.
- 5 Q. So when defense counsel asked you of that
- 6 60 percent that's remaining, you know, is it possible
- 7 that some of that is legal, it's possible, but based on
- 8 the 40 percent that you've already examined, not very
- 9 probable, correct?
- 10 A. Correct.

- 11 Q. Now, you also looked at the fact that multiple
- 12 corroborating defendants are telling you the same
- 13 information about these individuals. That they were
- 14 directly involved, that they were directly communicating
- 15 with them, and that they were directly receiving
- 16 payments from them. Is that corroborated by multiple
- 17 individuals?
- 18 A. Correct.
- 19 Q. Is that corroborated by the bank statements? The
- 20 money transfers?
- 21 A. Yes.
- 22 Q. So is that what you take into consideration in the
- 23 totality of what you make -- to make your determination
- 24 of risk of flight or serious risk of flight?
- 25 A. Yes.

- 1 Q. Now, in regards to when these individuals were
- 2 turned in -- now, defense counsel keeps saying that it
- 3 was a month and they didn't turn themselves in for -- or
- 4 they were willing to turn themselves in for a month.
- 5 When did we get the warrants for these
- 6 defendants?
- 7 A. September 16th.
- 8 Q. So it was a week prior to that?
- 9 A. Yes.
- 10 Q. So it was the very following week. We received the
- 11| warrants on Thursday night and had them in hand Friday
- 12 morning?
- 13 A. Correct.
- 14 Q. And then we asked them to turn themselves in trying
- 15 to work with the Court's docket the following Thursday?
- 16 A. Correct. We had another individual
- 17 self-surrendering on Monday and Tuesday. The FBI had an
- 18 overall operation on Wednesday, and then Thursday was
- 19 the self-surrender day.
- 20 Q. So it was trying to basically make it as -- so it
- 21 was beneficial for everyone?
- 22 A. Correct.
- 23 Q. Now, in regards to, well, they haven't run during
- 24 this time period, they didn't run during this other time
- 25 period, but had they seen this evidence before?

A. No.

- Q. Had they seen the fact that you now have multiple
- 3 cooperators?
- 4 A. No.
- 5 Q. Had they seen that some of these cooperators are
- 6 individuals that actually are very close to them or may
- 7 even work for them?
- 8 A. Correct. They hadn't seen that at that point.
- 9 Q. So in your mind and taking into consideration
- 10 whether somebody is a serious risk of flight, does it
- 11| make a difference now that they've seen the evidence?
- 12 A. I think so.
- 13 Q. Does it make a difference now that they're actually
- 14 charged?
- 15 A. Yes.
- 16 Q. When we met with them and told them that they were
- 17 going to be charged, did we tell them exactly when they
- 18 would be charged?
- 19 A. No.
- 20 Q. And you -- that it could or maybe it wouldn't
- 21 happen?
- 22 A. Maybe it wouldn't happen, correct.
- 23 Q. Now, defense counsel asked you about -- they didn't
- 24 do identity theft. They didn't do the armed robberies.
- 25 They didn't do the fraud. And you said they didn't.

- But isn't this -- aren't these conspiracy
- 2 charges?

- 3 A. They are.
- 4 Q. And can't you hold individuals in a conspiracy
- 5 accountable for the activities of some of the other
- 6 co-conspirators?
- 7 A. Yes.
- 8 Q. And when you talk about or when they talk about
- 9 them not having direct impact on other individuals, is
- 10 there an economic damage here from their activities?
- 11 A. Yes.
- 12 Q. And what do you mean and what do you -- what do you
- 13 call economic damage?
- 14 A. I would call economic damage as people's identities
- 15 being stolen, having to get their identities back, have
- 16 to re-establish their identities, cancel credit cards.
- 17 Anything else that goes along the lines of having your
- 18 identity stolen. It also goes to these companies,
- 19 whether it's shipping companies, the carriers, who have
- 20 actually lost product. They've lost devices, goods.
- 21 Anything that relates to product that they no longer
- 22 have in their possession, it's now a financial loss.
- 23 Q. And there's plenty of that here in this case,
- 24 correct?
- 25 A. Correct.

- 1 Q. There are victims in this case of identity theft?
- 2 A. Yes.
- 3 Q. And there are victims of armed robberies in this
- 4 case?
- 5 A. Yes.
- 6 Q. The defendants may not have been involved in that
- 7 aspect of it, but there is that aspect in this
- 8 investigation in this conspiracy?
- 9 A. I would say they were involved in the facilitation
- 10 of it.
- 11 Q. And when it comes back to that COVID document, it's
- 12 the willingness of them to forge a document to get what
- 13 they want that you're bringing to the Court, right?
- 14 A. Correct. The fact that they're not going to adhere
- 15 to the same conditions as everybody else when they're
- 16 looking for bond conditions.
- 17 Q. And potentially the counterfeiting of devices at
- 18 their warehouse -- the -- as you testified, the iPhones?
- 19 A. Correct.
- 20 Q. They don't shy away from counterfeiting those
- 21 particular items either?
- 22 A. No.
- 23 MR. GONZALEZ: That's it. I'll pass the
- 24 witness.
- 25 THE COURT: The Court has a few questions

unless any of you have any follow-up.

2 MR. CASTLE: Your Honor, I have three 3 questions.

THE COURT: Never make a promise regarding the number of questions. I've never seen a lawyer actually stick to that representation.

MR. CASTLE: My plan, your Honor.

## **RECROSS-EXAMINATION**

9 BY MR. CASTLE:

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- 10 Q. During the meeting when you told them they were
- 11 going to be indicted, you told them there were
- 12 cooperators, people close to them, and the noose was
- 13 coming for their neck, right?
- 14 A. I don't think I used those words.
- 15 Q. Pardon me. You told them --
- 16 A. I told them the charges were coming.
- 17 Q. The charges were coming.
- You told them you had cooperators, didn't
- 19 you? You told them you had cooperating defendants?
- 20 A. I can't specifically recall what I said at the
- 21 time.
- 22 Q. If I represented to you, you told them you had
- 23 cooperators who were close to them who could point the
- 24 finger at them, would you have any reason to disagree
- 25 with that?

- A. I wouldn't have any disagreement.
- 2 Q. So the idea that they're hearing this for the first
- 3 time is wrong. They've already heard this, correct?
- 4 A. If that's the representation, yes.
- 5 Q. With SCS Canada, again, you're talking about on the
- 6 financial statement not representing SCS Canada
- 7 ownership.
- 8 You have no evidence of who owns that, do
- 9 you?

- 10 A. Not actually who owns it at this point, no.
- 11 Q. Are you required to put together every business
- 12 relationship you have on your pretrial interview report?
- 13 Do you have to list every business relationship I have
- 14 on the pre --
- 15 A. Do you have to?
- 16 Q. Yes.
- 17 A. I would think you would want to list a business
- 18 relationship that's outside of the country to alert the
- 19 Court.
- 20 Q. So if I am a salesman and I have 1,050 clients, I
- 21 need to list all 1,050 clients I do business with?
- 22| A. I wouldn't say that that's the same thing here.
- 23 Q. All business relationships, you said you would
- 24 think you'd want to. I'm asking --
- 25 A. He listed other businesses he was a part of, but he

- 1 didn't mention the SCS Canada business, which was an
- 2 international business.
- 3 Q. Correct. But at the same time, SCS Canada, if he
- 4 doesn't own it -- I mean, another business he has equity
- 5 in or directly employed by? Direct relationship with,
- 6 perhaps?
- 7 A. Possibly.
- 8 Q. As for the lots you mentioned in Frisco, were you
- 9 present for the conversation with pretrial services?
- 10 A. No.
- 11 Q. Do you know if it was disclosed to them?
- 12 A. No.
- 13 Q. Do you know what the status of those lots are?
- 14 A. I do not.
- 15 Q. Do you know whether or not that was disclosed to
- 16 the pretrial services?
- 17 A. I do not.
- 18 MR. CASTLE: Nothing further, your Honor.
- 19 THE COURT: Mr. McCarthy.
- 20 RECROSS-EXAMINATION
- 21 BY MR. MCCARTHY:
- 22 Q. Agent Doering, this is more for clarity for the
- 23 record. I understand your testimony on this. I just
- 24 want to make clear.
- There's no fake COVID thing for Mr. Saad

- Aziz? That doesn't exist?
- 2 A. No. Not for Saad, no.
- |Q| And then as far as the cooperating defendants -- I
- 4 mean, these are people who have been indicted?
- 5 A. Yes.

- Q. I wasn't going to bring this up, but since he asked -- Mr. Gonzalez asked.
- These are also people who essentially y'all moved for detention, kept them in jail, and the only way they could get out was if they sat down and talked to you and told you what you say is cooperation or telling
- 12 the truth?
- 13 A. These particular cooperators, yes.
- 14 Q. Okay. And sitting in jail and wanting to please,
- 15 let's say, the FBI or the U.S. Attorney's Office with
- 16 the promise of getting out of jail -- I mean, you would
- 17 agree with me there's a slight degree of coercion when
- 18 it comes to these people's testimony?
- 19 A. That's why we take their information and we
- 20 corroborate it. There's also been other cooperators in
- 21 this case that have debriefed and have not been let out.
- 22 It's not like it's an automatic thing where you sit down
- 23 and talk and all of a sudden you're released.
- 24 Q. But they were incarcerated and then a lot of them
- 25 got out after cooperating, correct?

174 THE COURT: Are you aware of any plans by any 1 2 of these gentlemen to travel again internationally? 3 THE WITNESS: No. 4 THE COURT: Counsel has made much ado here 5 today --6 THE WITNESS: Yes. 7 THE COURT: -- about the fact that these gentlemen have attempted and tried on numerous occasions to surrender themselves. 9 10 Were you involved in the discussions about 11 their attempts to surrender themselves? 12 THE WITNESS: Leading up to the 13 self-surrender, yes. 14 Okay. In your opinion from your THE COURT: 15 past experience and your investigation, do individuals 16 that are this interested in surrendering, are they 17 likely to flee? 18 Well, again, that's before THE WITNESS: 19 they've seen all of the evidence, too. So if they do 20 have significant ties here and they haven't seen the evidence, then they might want to get in to potentially 21 help their -- or help their chances for some sort of 22 23 bond while they determine what the weight of the 24 evidence is. 25 THE COURT: Okay. And so the question that I

asked, though, as to whether or not in your experience do individuals who attempt or try to surrender, are they generally a risk of flight? What's been your past experience in the totality of your career?

THE WITNESS: Most of my experience is -well, this is kind of the first one where I've had
someone make this much effort that I can recall right
now. But when people are looking to turn themselves in,
oftentimes they stay in custody with us, but even when
they don't, they haven't fled, no.

THE COURT: Okay. Do you know if these gentlemen have dual citizenship? So some countries when you take on United States citizenship you lose the citizenship that you had in your prior country.

Do you know if they maintain dual citizenship?

THE WITNESS: I don't know if they maintain dual citizenship.

THE COURT: So another thing we talked about today are what you would consider to be mitigating circumstances. I just want to confirm.

You agree that surrender of passports would be a mitigation?

THE WITNESS: That's mitigating.

THE COURT: Okay. You believe that

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176 employment would be a mitigating factor so long as their employment did not involve in any way cellular devices; is that correct? THE WITNESS: It could be, yes. THE COURT: You have spoken regarding -we've heard the term "millions of dollars." Do you have any reason to believe that these two individuals have significant assets outside of the country that they could use to flee? THE WITNESS: We're still conducting that financial investigation, but nothing right now. THE COURT: Okay. And then as it relates to SCS Canada, is it your belief that these gentlemen have an ownership interest in that entity? THE WITNESS: Based off the cooperating defendant's statement where they said their cousin was up there running the business for them and that the cousin came down here to learn how to run the business. THE COURT: Okay. And so my question is just

a little different.

Certainly, I understand your representation that they have a family member who is running the But is it your belief that they have an entity. ownership interest in it such -- because, obviously, the implication is why was it not disclosed in the pretrial

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   services report.
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              THE WITNESS: Correct.
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              THE COURT: So, you know, you don't disclose
   entities necessarily that your family is running.
4
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              So I'm asking you: Do you believe that these
6
   folks have an ownership interest in that entity?
7
              THE WITNESS:
                            Yes.
                                  Based off the financial
   statements from Interstellar and that it says "SCS
8
   Canada" and the cooperating defendants' statements.
10
              THE COURT: And the other question that I
11
   have for you, sir, is: We've talked a lot about the
12
   danger of these individuals to the community. And if
13
   I'm understanding your testimony, certainly you believe
   that these gentlemen had significantly impacted or
14
15
   caused economic harm; is that correct?
              THE WITNESS:
16
                            Correct.
                                      Yes.
17
              THE COURT: All right.
                                      So what I'm to look
   at in addition to the weight of the evidence is the
18
19
   likelihood that they're a continuing danger.
20
              And so I need to know your testimony here
21
   today as to whether or not you believe these gentlemen
22
   to be a continuing economic danger.
23
              THE WITNESS: If they get back into the
24
   business.
25
              THE COURT:
                          Okay.
                                 And what is your
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   understanding from your investigation as to your belief?
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   Do you think that they're going to get back into the
3
   business or not?
4
              THE WITNESS: It's just hard to say at this
5
   point. ma'am.
                  I don't have any basis right now -- right
   now that would let me know that they're going to
   continue this business other than other cooperating
   defendants have received offers for devices and
   essentially -- like, the network is still there.
10
   haven't indicted everybody in the network.
11
   opportunity is there if it presents itself. It can --
   they could move forward in this line of business, but
12
13
   that's what I have.
14
              THE COURT: And so you're not disputing here
15
   today that they do have family ties here in this
   district?
16
17
              THE WITNESS:
                            No.
              THE COURT: Or that they have resided in this
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19
   district for a significant period of time?
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              THE WITNESS:
                           Yes.
21
              THE COURT: You're also not disputing that
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   they have no past criminal history?
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              THE WITNESS:
                            Not disputing.
24
              THE COURT: And you're not alleging that
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   either of these gentlemen have drug or alcohol abuse; is
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   that correct?
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              THE WITNESS:
                             Correct.
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              THE COURT: All right. Anything further,
   Mr. Gonzalez?
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                              Can I ask questions?
              MR. GONZALEZ:
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              THE COURT: Yes. I'm inviting both sides to
   ask any additional questions.
8
                 FURTHER REDIRECT EXAMINATION
9
   BY MR. GONZALEZ:
10
        The contacts that you've talked about in Canada,
11
   they're doing business -- they're sending items to
   foreign countries as well?
12
13
   Α.
        Correct.
        So they have business contacts with other
14
   Q.
15
   individuals in these other foreign countries? It's not
   only Canada?
16
                    It's Dubai as well.
17
   Α.
        No -- ves.
         So they have other interests over there?
18
   Q.
                                                    They have
19
   other contacts? They have people that they know in a
   foreign country?
20
21
   Α.
        Correct.
22
        And in regards to one of the statements made by one
23
   of the defendants, who is a cooperating defendant, is
   that he owns property in Pakistan?
24
25
   Α.
        Yes.
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- 1 Q. And the information provided by that cooperating
- 2 defendant is information that you've corroborated,
- 3 correct?
- 4 A. We've corroborated some of his information. Not
- 5 necessarily that information.
- 6 Q. True. But the information that he's provided to
- 7 you, you found to be credible and reliable?
- 8 A. Correct.
- 9 Q. Based on your corroboration of his information?
- 10 A. Yes.
- 11 Q. And this is one of the statements that he made
- 12 telling you that that's what Saad Aziz told him?
- 13 A. Correct.
- 14 Q. Now, in regards to the defendants now having
- 15 knowledge of people cooperating against them, when you
- 16 told them in interviewing them or talking to them
- 17| before, you said there were cooperators that had
- 18 provided information, correct? A very generalized
- 19 statement?
- 20 A. Yes. If that's what I said. I can't recall.
- 21 Q. Okay. But here you're being very specific. You're
- 22 saying --
- 23 A. Yes.
- 24 Q. -- CD 1, CD 2, and CD 4, and you're talking about
- 25 very specific events where those individuals were

- involved with them. So it won't take a lot of effort by
- 2 them to find out who those individuals are that are now
- 3 cooperating with you?
- 4 A. Correct. They could.
- 5 Q. So that is information that they didn't have before
- 6 this hearing today?
- 7 A. Correct.
- 8 Q. And -- so based on that -- now they know more about
- 9 who's cooperating against them, who could possibly come
- 10 in and testify against them, and now expose them to a
- 11 considerable amount of time, correct?
- 12 A. Correct.
- 13 Q. That's information that they didn't have?
- 14 A. Yes.
- |Q| = |Q| That's information that they now have and may be an
- 16 impetus to flee?
- 17 A. Correct. It could be another factor.
- 18 Q. And the fact that somebody -- someone gets
- 19 naturalized or becomes a U.S. citizen, that in and of
- 20 itself doesn't stop someone from becoming a fugitive?
- 21 A. No.
- 22 Q. The fact that someone turns in their passport, that
- 23 in and of itself doesn't stop somebody from becoming a
- 24 fugitive?
- 25 A. No.

- Q. There has been other instances where individuals
- 2 have fled?

- 3 A. Correct.
- 4 Q. Are you familiar with an individual by the name of
- 5| Frederico Machada (phonetic)?
- 6 A. No.
- 7 Q. Who cooperated with the government, turned in his
- 8 passport, and then after cooperating and leading to the
- 9 indictment and arrest of other people, decided to flee
- 10 and go to Argentina --
- 11 THE COURT: Mr. McCarthy, I already know
- 12 where you're headed with this.
- 13 Mr. Gonzalez, do you have a different
- 14 question that you would like to ask?
- 15 BY MR. GONZALEZ:
- 16 Q. Do you know about that case?
- 17 THE COURT: No. Let's move on from that. I
- 18 get the point that you're trying to make. There is
- 19 always a risk of flight if somebody's out on conditions,
- 20 and the Court is certainly apprised as -- that that risk
- 21 is inherent in anyone who is under indictment and is
- 22 released.
- 23 BY MR. GONZALEZ:
- 24 Q. And the fact that he has a family here in the
- 25 United States, that's not necessarily a factor to

- 1 becoming a fugitive either. They're not looking at a
- 2 long sentence. These defendants --
- 3 A. You could flee without your family or bring your
- 4 family with, yes.
- 5 Q. And substantial ties to the community at length --
- 6 it says here, "Time in community of residence: Three
- 7 years."
- 8 Is that a substantial amount of time in the
- 9 community?
- 10 A. What?
- 11 Q. Under the pretrial services report.
- 12 A. Is that just in the neighborhood, or is that in the
- 13 Dallas area?
- 14 Q. It says, "Time in community of residence: Three
- 15 years."
- 16 A. Three years.
- 17 Q. On the pretrial services report, Mr. Maaz Aziz --
- 18 is that a substantial amount of time in the community?
- 19 A. It's not ten years.
- 20 Q. And then when it talks about, well, a lot of ties
- 21 that got -- his family is here. His brother is here.
- 22 But is there anybody outside of the family
- 23 that he has significant ties to?
- 24 A. I don't know.
- 25 Q. Attends church. That doesn't necessarily mean he

has significant ties there either?

A. Correct.

2

- Q. And this new employer that both defendants are
  offering up as a prospective employer, do you know what
  it was that they told them, or do you know if they
  notified them -- I know the letter says that they
- 7 notified them of their legal troubles.

Do you know if they notified them

9 specifically about what they were involved with

10 involving stolen products?

- 11 A. No.
- 12 Q. So you don't know whether he would still offer him
  13 that job if he knew the specifics of this?
- 14 A. Yeah. I don't know.
- THE COURT: Anything further, Mr. Gonzalez?
- 16 MR. GONZALEZ: That's it, your Honor.
- THE COURT: All right. So I'm going to allow
- 18 you two questions.
- 19 FURTHER RECROSS-EXAMINATION
- 20 BY MR. CASTLE:
- 21 Q. Having long-standing ties to community doesn't mean
- 22 living in the same house every single day for that
- 23 entire period, does it?
- 24 A. It's one factor. Are you talking about community
- 25 of the neighborhood or community of the overall

community?

- Q. From Irving to Euless in the Dallas-Fort Worth area?
- 4 A. It just depends where else they're at -- where else they're spending their time in the community.
- 6 Q. Fifteen years within 15 miles and his whole family 7 lives in the neighborhood around him. Are you aware of 8 that?
- 9 A. Now I am today.
- 10 Q. He doesn't have to live in the same house to be a 11 part of the community, correct?
- 12 A. You don't have to, no.
- 13 Q. Another question where Mr. Gonzalez was saying he's
- 14 hearing this for the first time at this hearing, that's
- 15 false, isn't it?
- 16 A. Why would you say that?
- 17 Q. Because you told him -- you told us during
  18 conversations between me and Mr. Gonzalez, you and
- 19 Mr. Wohlford, you had people close to him that were
- 20 ready to cooperate with you who were going to show they
- 21 were engaged in criminal conduct --
- MR. GONZALEZ: Your Honor, this is -- defense counsel is going to interject himself into being a witness in this case. That's not what we said. What
- 25 was said is that there was cooperating -- it may have

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   been said to him, but that doesn't mean that it was said
   to the defendants. He wasn't there for that -- that
3
   interview.
               And so he can't say that those things were
   said when he wasn't there --
4
5
              THE COURT:
                           Gentlemen --
6
              MR. GONZALEZ:
                              If he wants to be a witness --
7
              THE COURT:
                          Gentlemen, let's ask the witness
8
   the question.
9
              I gave you two. I think we've already moved
10
   past two.
11
              MR. CASTLE: My last question, your Honor.
12
              THE COURT:
                           Okay.
13
   BY MR. CASTLE:
        Do you recall -- just for foundation, two
14
   Q.
15
   questions.
              Do you recall a call between Mr. Gonzalez
16
   where he brought you in --
17
        Yes.
18
   Α.
19
   Q.
        -- me and you?
20
   Α.
        Yes.
21
        During that call, Mr. Gonzalez expressed to us and
```

- 22 you concurred that you had people who were close to the
- 23 Azizs who were cooperating?
- Again, generalized statements there versus these 24 Α. 25 specific statements and more in-depth statements today.

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              MR. CASTLE:
                           Nothing further.
1
2
              THE COURT: Thank you.
3
              Mr. McCarthy, anything further?
              MR. MCCARTHY:
                              No.
4
5
              THE COURT: All right. Agent Doering, you
6
   may step down.
7
                          Counsel, I'm going to ask for all
              All right.
   counsel to convene in my conference room.
8
9
              (A short recess was taken.)
                          The Court is back on the record.
10
              THE COURT:
11
   We're here in Cause No. 4:20-cr-382.
12
              Let me go ahead and just confirm. Does the
   government have any further witnesses to present or
13
14
   evidence to proffer to the Court at this time?
15
              MR. GONZALEZ:
                             No, your Honor.
              THE COURT: And so then I will turn at this
16
   time, Mr. Castle and Mr. Wohlford, do you have any
17
   witnesses to present to the Court?
18
19
              MR. WOHLFORD: Yes, your Honor, I do.
20
              The first witness would be Haitham Issa.
21
              THE COURT: Mr. Issa, if you could come
22
   forward to be sworn, please.
23
              (The witness was duly sworn.)
24
              THE COURT: Sir, if I might ask once you're
25
   seated if you could please tell me your full name.
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188 THE WITNESS: Haitham Issa. 1 2 THE COURT: And can you spell that as well, 3 please? 4 THE WITNESS: H-a-i-t-h-a-m, first name, and last name I-s-s-a. 5 6 THE COURT: Thank you. 7 You may proceed. 8 MR. CASTLE: Thank you, your Honor. 9 HAITHAM ISSA, 10 called as a witness herein, having been first duly 11 sworn, was examined and testified as follows: DIRECT EXAMINATION 12 BY MR. CASTLE: 13 Mr. Issa, what do you do for a living? 14 Q. 15 I work for a family business. We've owned it for Α. the past 20 or so years. The name of that business is 16 Big D Automobile. It's located in Dallas. 17 And what sort of services does that business 18 Q. Okav. 19 provide? 20 It's a mechanic shop. We do full service. Α. Anything engine, transmission, brakes, light work, heavy 21 22 work. All of that. We recently started doing custom 23 work for vehicles such as lift kits, lowering kits, some rims and tires, and such. 24 25 Okay. And nothing to do with cell phones or Q.

- 1 consumer electronics; is that right?
- 2 A. No.
- 3 Q. Okay. And you said this is a family business?
- 4 A. Yes. Family owned for -- since, I believe, 1999 or
- 5 so. So a little over 20 years.
- 6 Q. Okay. And how long have you known Maaz Aziz?
- 7 A. I met him my sophomore year in high school. So
- 8 about -- I mean, as long as he's been here. So about 10
- 9 or more years or maybe 11 years to be exact. I've known
- 10 him since then. Since he moved from New York.
- 11 Q. Okay. And so you all met around 2010; is that
- 12 fair?
- 13 A. Yeah. I guess that would be the beginning of my
- 14 sophomore year. Yeah, 2010. End of 2010, yeah.
- 15 Q. And do you consider Maaz a good friend?
- 16 A. Yes.
- 17 Q. Okay. And were you born in Texas?
- 18 A. I was born and raised in Irving.
- 19 Q. Okay. Been here all your life?
- 20 A. Yes, sir.
- 21 Q. Okay. You're a U.S. citizen, right?
- 22 A. Yes.
- 23 Q. Okay. Has -- to your knowledge, has Maaz lived in
- 24 North Texas since you and he met in high school?
- 25 A. Yes.

- 1 Q. And do you know Maaz's immediate family?
- 2 A. I know -- I've met -- I mean, almost everybody
- 3 possible from his family probably.
- 4 Q. Okay. You know his wife Ameirah?
- 5 A. Yes.
- 6 Q. And their four little children?
- 7 A. Yes, sir.
- 8 Q. Okay. Does Maaz's family primarily reside in North
- 9 Texas?
- 10 A. For -- yes. Almost all of them, yes, sir.
- 11 Q. Okay. Does Maaz have family in Pakistan?
- 12 A. I went with them on the trip where they went for
- 13 his sister's wedding. And, to my knowledge, I mean, all
- 14 that I met who was his direct family was maybe one or
- 15 two uncles at most. But it seemed like -- I mean, they
- 16| haven't -- they haven't -- from my knowledge -- what I
- 17 saw there, they hadn't seen or even spoken to Maaz since
- 18 he left, which I believe -- I don't know. I can't
- 19 remember what age he was when he left. I think maybe
- 20 around four or five years old.
- 21 Q. Okay.
- 22 A. And they were surprised to see him.
- 23 Q. So you went with Maaz to his sister's wedding in
- 24 Pakistan, right?
- 25 A. Yes, sir.

- 1 Q. Okay. And how long did you all stay in Pakistan on
- 2 that trip?
- 3 A. The flight there seemed longer than the time we
- 4 were there. I think maybe three or four days, five days
- 5 at the most.
- 6 Q. Okay.
- $7\mid \mathsf{A}.$  I don't think any longer than four days, though.
- 8 Q. And did Maaz want to stay in Pakistan when you were
- 9 there?
- 10 A. Not at all. Not at all.
- 11 Q. Has Maaz ever indicated to you that he would like
- 12 to move back to Pakistan?
- 13 A. No.
- 14 Q. Does Maaz enjoy living in America?
- 15 A. Very much so, yes. There's a lot of things you
- 16 can't do there that you can -- you know, obviously a lot
- 17 more opportunity here than there is there.
- 18 Q. Do you think Maaz would ever live anywhere other
- 19 than America?
- 20 A. No.
- 21 Q. Do you think that Maaz would ever leave his family?
- 22 A. No.
- 23 Q. To your knowledge, has Maaz ever been convicted of
- 24 a crime?
- 25 A. No.

- Q. Does Maaz use drugs?
- 2 A. No, sir.
- 3 Q. Does Maaz use alcohol -- drink alcohol?
- 4 A. No.

- 5 Q. Is Maaz a violent person?
- 6 A. No.
- 7 Q. Have you ever seen Maaz act violently towards
- 8 anyone?
- 9 A. No.
- 10 Q. If the Court were to release Maaz before his trial,
- 11 I understand you are prepared to hire him to work at
- 12 Big D Auto; is that correct?
- 13 A. Yes, sir.
- 14 Q. And you would hire him immediately?
- 15 A. Of course. Yes.
- 16 Q. Would you hire him even after hearing the
- 17 presentation by the prosecutor today?
- 18 A. Yes. That's not a problem.
- 19 Q. Without question?
- 20 A. Without question.
- 21 Q. And you will have him do marketing and business
- 22 development; is that right?
- 23 A. Yes.
- 24 Q. And you anticipate being able to pay him between
- 25 \$5,000 and \$8,000 a month for that work?

- 1 A. Yes, sir.
- 2 Q. Do you know Maaz to be a hard worker?
- 3 A. Of course. Yes.
- 4 Q. Is he a good provider for his family?
- 5 A. Uh-huh.
- 6 Q. Now, with respect to whether or not you would be
- 7 willing to serve as a third-party custodian for Maaz,
- 8 would you be willing to move in with Maaz, if necessary?
- 9 A. Yes. Move in with him or he could move in with me.
- 10 Yeah. That's not a problem.
- 11 Q. And you would watch him?
- 12 A. Yes, sir.
- 13 Q. Both at home and at work?
- 14 A. Yes, sir.
- 15 Q. And you would report Maaz if he violated any
- 16 conditions on his release that this Court might place on
- 17 him?
- 18 A. Of course.
- 19 MR. WOHLFORD: Okay. Nothing further.
- 20 THE COURT: Mr. Gonzalez.
- 21 CROSS-EXAMINATION
- 22 BY MR. GONZALEZ:
- 23 Q. Sir, you've said you've known him for some time?
- 24 A. Correct.
- 25 Q. Does he have any family members in Pakistan --

- 1 Pakistan? You kind of danced around that question.
- Does he or does he not have family members in
- 3 Pakistan?
- 4 A. Of course, he does.
- 5 Q. Okay. How many family members do you know that he
- 6 has?
- 7 A. In Pakistan, I honestly couldn't be sure. Maybe
- 8 two. I would say -- you know, maybe two or three
- 9 immediate family members.
- 10 Q. Maybe two or three.
- 11 Do they own homes there?
- 12 A. I don't know if they own them or not. They
- 13 certainly live in homes there.
- 14 Q. And they certainly wouldn't turn him away if he
- 15 decided to go there, right? That's family, right?
- 16 A. I have no idea. I don't know their -- I don't know
- 17 their relationship.
- 18 Q. Okay. You don't know whether they would turn him
- 19 away if he went there?
- 20 A. I don't know. You know, them knowing he's running
- 21 away, how that would change a person. You know, for
- 22 instance, if I knew somebody was running away from the
- 23 law, I wouldn't harbor them in my home.
- 24 Q. Have you ever purchased any items from Maaz?
- 25 A. No, sir.

- $1 \mid Q$ . No items at all?
- 2 A. No, sir.
- 3 Q. Have you ever been over to his business?
- 4 A. Yes. I've been to his office.
- 5 Q. And what items have you seen there at the business?
- 6 Have you ever asked where he's purchasing all those
- 7 items?
- 8 A. No, sir. I've been to his office. I haven't been
- 9 to the back of their warehouse.
- 10 Q. Well, you don't necessarily have to be -- go to the
- 11 back of the warehouse. There's an open area there right
- 12 in front of the warehouse, isn't there?
- 13 A. I was at his old -- I have never seen his new
- 14 office that they moved into recently. I -- I've seen
- 15 the old warehouse that they were in.
- 16 Q. So you've never been to the new warehouse?
- 17 A. No, sir.
- 18 Q. Where all of the items that were depicted on the
- 19 screen were located that were all stolen items?
- 20 A. No. That new warehouse, I have not been to, sir.
- 21 Q. So you had no idea that he was involved in
- 22 purchasing stolen items?
- 23 A. No, sir.
- 24 Q. Never talked to you about that?
- 25 A. No, sir.

- 1 Q. Concealed that from you?
- 2 A. No, sir.
- 3 Q. He never told you?
- 4 A. No.
- 5 Q. Okay. You say you would have him live in your
- 6 house.
- 7 Who lives -- who lives with you?
- 8 A. Currently, I live -- my mother and my siblings live
- 9 there.
- 10 Q. How old is your mother?
- 11 A. My mother is about 52 -- 52 years old.
- 12 Q. And siblings?
- 13 A. I'm the oldest at 26. The next one would be 23,
- 14 and then I have another sister that is 20. I have a
- 15 brother that just turned 19. Sorry. He's 21 and then
- 16 19.
- 17| Q. Okay. And they all live at this residence,
- 18 correct?
- 19 A. Yes, sir.
- 20 Q. Okay. Do they know about Maaz's involvement in
- 21 this activity?
- 22 A. They all know I'm here. They know why I'm here
- 23 today, sir.
- 24 Q. But do they know he was involved with purchasing
- 25 and selling large quantities of stolen materials?

- 1 A. I don't know that he was involved in that.
- 2 Q. The question is: Do they know?
- 3 A. No, they don't.
- 4 Q. Have you talked to them about bringing somebody
- 5 into your house that has these kind of charges against
- 6 them?
- $7 \mid A$ . No. I have not talked to them about that.
- 8 Q. Okay. And is this your house? Your mom's house?
- 9 Whose house is this?
- 10 A. This is my house.
- 11 Q. And you said you don't know him to use any drugs?
- 12 A. No, sir.
- 13 Q. Not even on one single occasion?
- 14 A. No. sir.
- 15 Q. Did he ever talk to you about using drugs on one
- 16 single occasion?
- 17 A. No, sir.
- 18 Q. Would it surprise you that he said that he used
- 19 marijuana on one occasion about a month ago?
- 20 A. No, sir.
- 21 Q. Never talked to you about that?
- 22 A. No, sir.
- 23 Q. So it's safe to say there are things about him that
- 24 you just don't know, right?
- 25 A. I think that's -- that could be true, yes, sir.

- 1 Q. Any firearms? Does he own any firearms?
- 2 A. Yeah. We purchased one together actually.
- 3 Q. What kind of firearm did you purchase together?
- 4 A. It was a Remington 870 we purchased together. To
- 5 my knowledge, he has not shot it once. I, on the other
- 6 hand, have taken it --
- 7 Q. And where did you take that firearm?
- 8 A. I don't know exactly where. I mean, I wouldn't
- 9 tell somebody where I kept my firearms at home.
- 10 Q. No. The question was not that. Not what you would
- 11 do. I'm asking you --
- 12 A. I don't know.
- 13 Q. -- do you know where he keeps his firearm?
- 14 A. I'm not sure.
- 15 Q. How long ago did you purchase this firearm?
- 16 A. I can't give an exact time frame. It was maybe
- 17 three years ago. Maybe possibly more.
- 18 Q. Has he ever sold you a cell phone?
- 19 A. Sold me a cell phone? No.
- 20| Q. Never sold you a cell phone even though he's in the
- 21 cell phone business? Never sold you a cell phone?
- 22 A. I mean, I don't -- you know, we're good friends.
- 23 He's given me gifts before. I haven't -- I don't think
- 24 I've ever purchased --
- 25 Q. What kind of gifts has he given you?

- 1 A. You know, there -- I can't recall off the top of my
- 2 head.
- 3 Q. Cell phones? Computer? Laptop? Electronics?
- 4 A. Maybe some Airpods from him. Something like that,
- 5 you know.
- 6 Q. Airpods. What else? Computers? Cell phones?
- 7 A. Computer --
- 8 Q. Consumer electronics? Grills? Anything for the
- 9 shop?
- 10 A. No, nothing for the shop. I'm sure there were
- 11 other things. I mean, I can't think of them off the top
- 12 of my head.
- 13 Q. How long ago?
- 14 A. Probably -- nothing recent. Maybe two years ago
- 15 probably was the last thing I got from him.
- 16| Q. Okay. You are aware that they had this new
- 17 warehouse, but you've never been over there?
- 18 A. Yes. I contacted him about going over. I just
- 19 never had the chance to make it over there, you know.
- 20| We both get off of work at the same time, and I'm miles
- 21 away from him. So by the time I get off of work,
- 22 there --
- 23 Q. So how often do you see him on a weekly basis?
- 24 A. It fluctuates. We're both busy with work.
- 25 Sometimes we can go months without seeing each other.

- 1 Sometimes I'll see him multiple times in the same month.
- 2 Q. And what type of work would you have him doing at
- 3 your business?
- 4 A. Marketing.
- 5 Q. Marketing?
- 6 A. Yes, sir.
- 7 Q. Would he have access to other people's identities?
- 8 A. No.
- 9 Q. Driver's license?
- 10 A. No.
- 11 Q. Phone numbers?
- 12 A. No.
- 13 Q. Nothing?
- 14 A. I mean, phone numbers of customers or who?
- 15 Q. Yes.
- 16 A. Customer phone numbers? He wouldn't need those,
- 17 no.
- 18 Q. Do you have those types of items in your business
- 19 office?
- 20 A. Yes. We have them on work orders for the customers
- 21 that come in and --
- 22 Q. Credit card accounts?
- 23 A. No.
- 24 Q. Nobody pays with credit card at your business?
- 25 A. We don't keep credit card information. It goes

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201
   through the machine. We don't keep any information.
2
              MR. GONZALEZ:
                             That's all I have, your Honor.
3
              THE COURT: Any further questions for your
   witness?
4
5
              MR. WOHLFORD:
                             Nothing further, your Honor.
6
              THE COURT: Thank you, sir. You may step
7
   down.
8
              Do you have any further witnesses to present
   or evidence to proffer to the Court at this time?
10
              MR. WOHLFORD: I'm sorry, your Honor.
11
   one minute.
              No further witnesses, your Honor.
12
13
              THE COURT:
                                       Do you have any
                          Thank you.
   further witnesses to call on behalf of Saad Aziz?
14
15
              MR. MEYER: Yes, your Honor. We'd call
   Dua Aziz.
16
17
              THE COURT:
                          She may come forward,
18
   please.
19
              (The witness was duly sworn.)
20
              THE COURT: Ma'am, if you would like, you can
21
   leave your mask on or you may take it off. But if
   you'll please state your name into that microphone and
22
23
   spell it for me as well.
24
              THE WITNESS: Dua Aziz, D-u-a, A-z-i-z.
25
              THE COURT: Thank you.
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202 You may proceed. 1 2 MR. MEYER: Thank you, your Honor. 3 DUA AZIZ, called as a witness herein, having been first duly 5 sworn, was examined and testified as follows: 6 DIRECT EXAMINATION 7 BY MR. MEYER: 8 And, Ms. Aziz, I take it you're married to Q. Maaz Aziz? Α. 10 Yes. 11 How long have y'all been married? Q. 12 Α. Five years. 13 Do y'all have any children? Q. 14 Α. Yes. Two. 15 Q. How old are they? Okay. One is three years old and one is ten months old. 16 Α. 17 All boys? Boy and girl? Q. Okav. All girls? One is girl; one is boy. 18 Α. 19 Q. All right. And is Saad involved with the kids? 20 Yes. All of the time. Α. 21 What does he do? Q. Okay. 22 He does all of the stuff father's should do like 23 change them, give them bath, take them out, feed them. All that kind of stuff. 24 25 Q. Okay. How have you been able to manage the last

- 1 few days without Saad there?
- 2 A. It's horrible. I can't manage. Like --
- 3 Q. Okay. Does anybody else live in your house with
- 4 you besides your children and Saad?
- 5 A. Yes. His mom.
- 6 Q. Okay.
- 7 A. My mother-in-law.
- 8 Q. Okay. And how old is she?
- 9 A. Sixty-five, I guess.
- 10 Q. Okay. And does she have any health issues?
- 11 A. Yes.
- 12 Q. Okay. Tell us about that.
- 13 A. She has anxiety, depression. She has high blood
- 14 pressure.
- 15 Q. Okay. And who takes care of her?
- 16 A. Him.
- 17 Q. All right. And in the last month since all of --
- 18 since Saad has become aware of this, has he made any
- 19 mention of leaving the country?
- 20 A. No.
- 21 Q. Would he leave the country without you and your
- 22 children?
- 23 A. No.
- 24 Q. Okay. Do you and your children have passports?
- 25 A. Yes.

- 1 Q. All right. And are you prepared to surrender those
- 2 if the Court requests?
- 3 A. Yes. Definitely.
- 4 Q. To be clear, you're prepared to surrender your
- 5 passport and your children's passports?
- 6 A. Sorry?
- 7 Q. You're prepared to surrender your passport --
- 8 A. Yes.
- 9 Q. -- and your children's passports?
- 10 A. Yes.
- 11 $\mid$  Q. Okay. And the last questions I've got, Dua, are --
- 12 I think you've heard some discussion in the court about
- 13 serving as a third-party custodian.
- 14 A. Uh-huh.
- 15 Q. Is that something that you're willing to do?
- 16 A. Yes.
- 17 Q. Okay. And to be clear, that means if you thought
- 18 Saad was trying to leave the country, you would be
- 19 responsible for calling the police.
- 20 A. Yes.
- 21 Q. Is that something you're willing to do?
- 22 A. Yes.
- 23 Q. And if you thought he was doing something illegal,
- 24 you would be responsible for calling the police?
- 25 A. Yes.

Case 4:20-cr-00382-SDJ-KPJ Document 1357 Filed 10/04/21 Page 205 of 235 PageID #: 205 Q. And you're okay doing that? 1 Okav. 2 Α. Yes. 3 Q. Can I ask you why you're okay -- why you're comfortable calling the police on your husband? Because I love him. I want -- I don't want, 5 Α. Yes. like -- I don't want him to do such kind of stuff. Like -- because I love him. That's all I have to say. 8 MR. MEYER: Okay. We pass the witness, your 9 Honor. 10 THE COURT: Mr. Gonzalez. 11 CROSS-EXAMINATION BY MR. GONZALEZ: 12 13 Ma'am, you say you love him, but were you aware Q. that he was in possession of stolen items? 14 15 Α. No. 16 Q. Have you ever gone to the warehouse? 17 Α. Yes. Have you ever seen the items that are at the 18 Q. 19 warehouse? 20 Yes. Α. 21 Did you ever question him about those items at the 22 warehouse?

- 24 Did you ever ask where those items were being
- 25 purchased from?

No.

23

Α.

- 1 A. No.
- 2 Q. So the fact that he had all these stolen items at
- 3 the warehouse he was keeping from you, correct?
- 4 A. Yes.
- 5 Q. Okay. Has he ever -- who is Jawaad Farooq?
- 6 A. What is it?
- 7 Q. Jawaad Farooq.
- 8 A. Jawaad Farooq?
- 9 0. Yes.
- 10 A. His cousin.
- 11 Q. Okay. And where is he? Where is he?
- 12 A. He's in Canada.
- 13 Q. And does he run SCS in Canada?
- 14 A. I don't know.
- 15 Q. Or involved with SCS in Canada?
- 16 A. I don't know.
- 17 Q. You don't know.
- 18 Did you ever talk to your husband about him
- 19 running the company in Canada?
- 20 A. No. We don't -- we didn't talk about it.
- 21 Q. Didn't talk about it.
- But you're aware that there is a company in
- 23 Canada, correct? You're aware that there's a SCS in
- 24 Canada?
- 25 A. Yeah. I just got to know.

- 1 Q. When? Today?
- 2 A. Yes.
- 3 Q. Your husband has never talked to you about that?
- 4 A. No.
- 5 Q. Never talked to you about his cousin running that
- 6 in Canada?
- 7 A. No.
- 8 Q. Okay. And you have traveled to Canada, correct?
- 9 A. Yes.
- 10 Q. Have you ever gone to visit the cousin in Canada?
- 11 A. Yes.
- 12 Q. Okay. And when you were there in Canada, did you
- 13 ever talk to him about what he did for a living?
- 14 A. No, we didn't.
- 15 Q. Did he ever travel here to Texas?
- 16 A. Yes.
- 17 Q. Did you ever talk to him here asking him what he
- 18 did for a living?
- 19 A. No.
- 20 Q. Okay. Is it safe to say that you're not aware of
- 21 your husband's activities, correct? What he's doing at
- 22 the warehouse?
- 23 A. I mean, I do. I mean --
- 24 Q. Do you work at the warehouse? Do you work in the
- 25 business?

- 1 A. No. But I know what kind of business he does.
- 2 Q. Okay.
- 3 A. It's an electronic business.
- 4 Q. So he sells consumer goods, right?
- 5 A. Yes.
- 6 Q. Electronics. Do you know who is selling him those
- 7 electronics and consumer goods?
- 8 A. No.
- 9 Q. You never talked to him about that?
- 10 A. No.
- 11 Q. Has he ever had to go do transactions in the middle
- 12 of the night?
- 13 A. No.
- 14 Q. Never late at night? Midnight? You've never seen
- 15 him leave the house to go do a business transaction at
- 16 midnight?
- 17 A. I don't know.
- 18 Q. Do you not live in the same house with him where
- 19 you would know if he left at midnight to go do a
- 20 business transaction?
- 21 A. I mean, not off -- I can't remember.
- 22 Q. Okay. Does he own any firearms?
- 23 A. Yes.
- 24 Q. Has he ever taken any firearms to any business
- 25 transactions that you know of?

- 1 A. I don't know.
- 2 Q. Does he have any firearms -- how many firearms does
- 3 he have?
- 4 A. I guess, one.
- 5 Q. Okay. When did he get that?
- 6 A. I don't know.
- 7 Q. Where does he keep it?
- 8 A. In the safe.
- 9 Q. Okay. Now, do you know any of the individuals that
- 10 he does business transactions with?
- 11 A. No.
- 12 Q. He's never talked to you about them? Never come
- 13 over to your house?
- 14 A. Sorry?
- 15 Q. Has he ever had them come over to his house? Any
- 16 of these individuals that he does business transactions
- 17 with?
- 18 A. I mean, no.
- 19 Q. Never?
- 20 A. Not that I recall.
- 21 Q. No?
- 22 A. Not that I recall.
- 23 Q. How many bank accounts do you have?
- 24 A. I do?
- 25 Q. You and your husband or -- you and your husband

- 1 together. Let's start with you and your husband.
- 2 A. I have one account.
- 3 Q. How about your husband's accounts? How many --
- $\mathsf{A} \mid \mathsf{A}. \qquad \mathsf{I} \mathsf{don't} \mathsf{know} \mathsf{about} \mathsf{that}.$
- 5 Q. You don't know how many bank accounts he has?
- 6 A. No.
- 7 Q. How many properties does he own?
- 8 A. Where? In Texas?
- 9 Q. Sure. In Texas. Let's start in Texas.
- 10 A. I don't know.
- 11 Q. You don't know about the properties in Frisco,
- 12 Texas?
- 13 A. I mean, yeah. One property.
- 14 Q. One property?
- 15 A. Yes.
- 16 Q. And how much is it worth? When did he buy it?
- 17 A. I don't know about the worth.
- 18 Q. When did he buy it?
- 19 A. I'm not sure. I'm not sure about the time period.
- 20 Q. Okay. Does he still own it? Has it been sold? Is
- 21 it up for sale?
- 22 A. I don't know about that.
- 23 Q. What about properties in foreign countries? Do you
- 24 know about that?
- 25 A. No.

- 1 Q. Does he own any properties in Pakistan?
- 2 A. I don't know.
- 3 Q. Does he have family members in Pakistan?
- 4 A. Yes.
- 5 Q. Who lives in Pakistan?
- 6 A. His cousins.
- 7 Q. How many cousins does he have that live in
- 8 Pakistan?
- 9 A. I mean, a few.
- 10 Q. Give me -- give me an estimate. More than ten?
- 11 A. Maybe ten.
- 12 Q. Okay. And those are the same cousins for Maaz
- 13 Aziz, correct?
- 14 A. Yes.
- 15 Q. Okay.
- 16 A. But they're extended family.
- 17 Q. Anybody else? Any other family members other than
- 18 cousins? Uncles? Aunts? Grandparents?
- 19 A. Yes.
- 20 Q. Okay. How many of them?
- 21 A. I don't know. I mean, he -- he has one grandma
- 22 that's --
- 23 Q. So he has extended family? He has quite a bit of
- 24 family still in Pakistan, correct?
- 25 A. Yes.

- 1 Q. Okay. And if he decided to go there, he would be
- 2 well received. They wouldn't turn him out. They
- 3 wouldn't push him out, right? They would bring them
- 4 into their house. They would feed him. They would make
- 5 sure he's safe, right?
- 6 A. No.
- 7 Q. No?
- 8 A. I don't think so.
- 9 Q. His family members wouldn't give him a place to
- 10 stay?
- 11 A. I don't know. I don't think so.
- 12 Q. Why do his family members hate him so much?
- 13 A. Sorry?
- 14 Q. Why do his family members hate him that they won't
- 15 allow him to stay in their house?
- 16 A. I mean, I don't know.
- 17 Q. You don't know?
- 18 A. No.
- 19| MR. GONZALEZ: That's all I have, your Honor.
- 20 THE COURT: Do you have any further questions
- 21 for this witness?
- MR. MEYER: No.
- THE COURT: Thank you, ma'am. You may step
- 24 down.
- Do you have any further witnesses to present

or evidence to proffer to the Court?

MR. MEYER: No, your Honor.

THE COURT: In light of the fact that this is not a presumption case, I'll hear argument from the government first.

MR. GONZALEZ: Your Honor, we would argue, first of all, that the witnesses that have been provided as third-party custodians are insufficient for this Court to rely on. That -- for example, the witness who had just testified, Saad Aziz's wife, was oblivious to a lot of what her husband was doing or his business activities, his business accounts, his belongings. She was honest about the fact that he has an extensive family in Pakistan. We would argue that would pose a risk of flight.

As the agent testified, he now has an idea of the strength of the government's case. He now knows who's cooperating against him to put it together. We would argue that based on that there is some incentive for him to flee this country. The fact that he is now facing multiple charges that carry with it a term of up to 20 years is an incentive for -- for the defendant to flight. The fact that -- the fact that he has not been candid and honest with the Court and not having provided the Court all of the information that it needs to make a

proper assessment whether the defendant should be released on bond. The fact that they hid there was several properties in Frisco, Texas, that were up for sale at the present time and not report that to the Court I think is indicative of their ability or -- their ability to conceal things from this Court.

The fact that they're willing to forge documents in order to get what they want is indicative of their mindset to do whatever needs to be done to get their way. Lastly, your Honor, he would argue that the quantity of evidence that was provided by the agent indicates that they were involved with this large --very large conspiracy involving the selling of stolen products. Not only domestically, but internationally. They have substantial ties to foreign countries. The fact that they're tied to another business in a foreign country is also of concern to the government.

We believe that all of that is indicative of someone who has the resources as well as the ability to flee this country and be -- and is a substantial flight risk. In regards to the other witness who testified for Maaz Aziz as a third-party custodian, again, we would argue that that particular third-party custodian is not suitable to be an appropriate third-party custodian. In questioning his knowledge about what he knew about his

friend that he's known for 11 years, it was very limited. He didn't know a lot about his business activities, hadn't been to the warehouse, and hadn't questioned him about what he did for -- at the warehouse.

what he knows about the defendant is so lacking in knowledge that he would not be a suitable third-party custodian. And the fact that there is other individuals living at the house that he hasn't discussed about this individual that's accused of these criminal offenses coming to live at that house is also problematic and that that would be an issue that the Court hasn't heard to be resolved yet because those individuals haven't been notified that he's volunteering his house to an individual that's accused of these types of crimes.

We would argue, your Honor, that the strength of the government's case is -- the strength of the government's case relies heavily on co-conspirators', co-cooperators' testimony, and the testimony is that these individuals were involved in millions and millions of dollars and involved in selling products internationally. So their contacts are substantial internationally.

So based on all of that, your Honor, based on

the totality of the information that the Court has heard, we believe that they pose a significant risk of flight. Some of the other considerations that the Court needs to look at is their ties to the community. I think the Court has heard that their ties to the community are that of his family. Sure. He's tied to his family, but I don't think the Court has heard that he's tied to much more than that.

The nature and circumstances of the offense charged. Well, the Court knows what the offenses are that were charged. The fact that some of the offenses -- maybe they may not have directly been involved in the armed robberies, but some of the items that were obtained through armed robberies were eventually getting to them. Some of the items that were obtained through fraud and identity theft, as the agent testified -- tens of thousands of individuals whose identities were --

THE COURT: Mr. Gonzalez, I'm going to interject. Obviously, the Court's determination here today must be tied to these individuals and their involvement and their activity. So, certainly, I understand the scope of the argument, but help me understand as it relates to the nature and circumstances of the offense whether or not as to these individuals

there is violence.

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MR. GONZALEZ: Well, these individuals are involved in the conspiracy, your Honor. And there are acts of violence involved with individuals that are within this conspiracy who were using acts of violence to obtain some of the items that they were then delivering to the defendants who then would obtain those items and sell them and distribute them forward. So this is a conspiracy. Some of the acts of the co-conspirators can be attributable to these defendants as well.

The fact that, as the testimony has been, that some of them -- on some of the occasions guns were brought by the defendants to some of these transactions in order to make sure that the transactions ran safely and securely. So I think the Court can take note of The weight of the evidence against the that as well. person is another thing that the Court looks at. weight of the evidence, as testified by the witness Agent Doering, is substantial in the sense that we've got multiple individuals identifying these two defendants as being the recipient of stolen products by different manners and that they then sell the stolen products internationally and receive large sums of As indicative of what was found in the money.

warehouse, 40 percent, as Agent Doering has testified, has turned out to be primarily stolen products with 60 percent still to go worth hundreds of thousands of dollars.

The history and characteristics of the person, including the person's character, physical, mental condition, family ties, employment. Well, family ties, I've already talked about. His family ties are to his direct family. It's not more than that. There's equal family ties to individuals in Pakistan. Employment. This was their employment. This was what they were supporting their family with. The selling of stolen items.

Financial resources. Substantial financial resources has been testified by the agent. Not only financial resources that we know about now and that has been reported to the pretrial services report, but also financial resources that the agent is still under -- is still investigating. Sixty-five bank accounts is a substantial amount of financial resources that we just don't know how much money is still out there for them to be able to use -- to be able to use to either flee the country or go -- get back involved in this criminal activity.

Length of residence in the community. I'll

leave that -- I'll leave that to the Court. Ten years. If the Court thinks that ten years of residence is substantial, then so be it. The nature and seriousness and danger to any person or the community that would be posed by the person. He would argue that there is a substantial danger. They've been involved in this type of activity where there are victims where individuals were using firearms in order to perpetrate the crime. We believe that is a serious danger to the community. We don't believe that that has been rebutted by any other witnesses provided by the defendant.

So we would argue, based on all those criteria and the things the Court needs to look at, that both defendants should be detained.

THE COURT: Thank you.

Mr. Wohlford.

MR. WOHLFORD: Thank you, your Honor. I know we've mentioned it a lot today, but this is not a presumption and detention case. And because it's not a presumption and detention case, the Bail Reform Act creates a presumption of pretrial release. Now, after hearing a bunch of testimony about, you know, what Agent Doering thinks other defendants might have done and the scope of this conspiracy, we didn't hear a whole heck of a lot about Maaz Aziz.

what we heard was a lot of speculation and -- and then finally after we hear Agent Doering's presentation, we hear that the only basis the government's seeking to detain on is that he's a risk of serious flight. And so to detain him on that basis, the Court must not only find the risk of serious flight, the Court has to also find that no condition or set of conditions would ameliorate any concern of serious flight. And we would respectfully submit that the government hasn't met its burden. And even if the Court does believe that Mr. Maaz Aziz is a risk of serious flight, we would respectfully submit that as pretrial services found in the pretrial services report, various conditions can reasonably assure his appearance at these proceedings.

So I would like to first address the flight issue, your Honor. On the issue of flight, the evidence does not create any sort of -- they did not present any evidence that creates a -- a serious question as to whether he's a risk of serious flight. Notably, even in presumption cases, the Fifth Circuit has held that long-standing ties to the community is sufficient to rebut the presumption. And Mr. Aziz does have long-standing ties to the community. Notwithstanding, Mr. Gonzalez misrepresenting that he's only lived here

for three years. He's lived here for at least ten. He went to high school here. He's a proud naturalized American citizen. He's married to his high school sweetheart Ameirah who is a natural born American citizen.

Him and Ameirah have four young, beautiful children that mean everything to Mr. Aziz. Mr. Aziz and Ameirah own a beautiful home where they're raising their children and also taking care of Ameirah's mother. Mr. Aziz's brother, his brother's family, his aging mother all live in North Texas near Mr. Aziz and Ameirah. His sister also lives in Texas, and his cousin also lives in Texas nearby. Mr. Aziz may have been born in Pakistan, but the United States and particularly North Texas is his home. He would never abandon his family no matter what sort of charges he's facing.

Now, although Mr. Aziz has traveled internationally, he immediately surrendered his passport to his attorneys when he hired us. And we have been prepared and have offered repeatedly to surrender them to Mr. Gonzalez and are prepared today to surrender them to the Clerk of the Court. Now, we've heard about this COVID document. Again, what we've got here is the evidence that a confidential defendant whose been detained facing serious time said that he -- that

Mr. Aziz was somehow involved in getting him a COVID document. There is not a bunch of details about it. It's not at all clear that this confidential defendant and this informant had any actual knowledge that Maaz used the forge document.

They didn't present a forged document that
Maaz used today. But even if he had done that, which it
would have been a stupid thing to do, that doesn't mean
that he has any ability to forge a document that could
get him out of the country once his passports are
sitting here with the Clerk of the Court. And so even
if you take that evidence as -- as established that
Mr. Maaz Aziz was involved in creating a fake COVID
test, that doesn't at all mean that he's a risk of
flight because his passport is going to be here and he's
not going to be able to get out of the country without
it.

As for -- as for this SCS Canada business, there's no evidence -- none whatsoever -- first, that SCS Canada is illegal. Agent Doering specifically testified it's possible that that's a fully legal business. There's also no evidence that Mr. Aziz owns this business. Over and over Agent Doering was asked that. And, yes, he deflected and said, well, there is a connection. There is no evidence that he actually owns

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the business or has any ownership stake in the business.

Moreover, there's no evidence that Mr. Aziz could or would escape to Canada. Again, without a passport, with his whole family here. All of the evidence is that this is his home. He's tied to this place. He's not leaving this place. He's here to face his charges. Now, there was lots of discussion about 65 bank accounts. There's no specific testimony about who those bank accounts belong to. No idea whether Maaz It's all pure Aziz has access to those accounts. speculation. What the government is trying to do here is argue, well, we don't know what their assets are fully yet because we're still doing our investigation. So the absence of evidence should itself be evidence that they're a flight risk. Well, it's the government's burden. Again, this isn't a presumption case. Thev can't rely on an absence of evidence in order to create -- in order to meet their burden of presenting evidence that he's a flight risk.

Finally, there's some discussion about people who commit identity theft being involved in this conspiracy. But, again, there is nothing, as your Honor even pointed out during Mr. Gonzalez's argument -- there's no evidence directly tying Maaz Aziz to anyone who did that. There is no evidence that Maaz Aziz has

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any fake identities, any fake IDs, or anything like that. Again, I believe that Agent Doering repeated, in fact, he has no evidence of that. There is no direct tie.

So just because there's some tangential relation, you know, six degrees of separation between Maaz Aziz and somebody who once created a -- you know, might have -- might have committed identity theft, that -- that is not evidence that Maaz Aziz is a flight And we'd respectfully submit that the Court shouldn't take that as evidence that he's a flight risk. One thing, your Honor, that's been mentioned over and over about, well, there weren't disclosure of properties In fact, your Honor, because Mr. Aziz is in Plano. facing a money laundering charge, I brought the list of I spoke to pretrial services. I did assets. specifically mention a -- he owns a property in Runaway Bay, Texas, and he's also listed as a co-owner of real property in Frisco, Texas, which was in the process of being transferred prior to the indictment.

Now, why that didn't make it into the pretrial services report I don't know, but it was not because of any attempt to conceal any evidence from this Court. Finally, your Honor, and perhaps most telling, Mr. Aziz's business and home were raided by federal

authorities on October -- on August 24th, 2021. That's more than a month ago. And on September 9th, Mr. Aziz was indicted. He learned of the indictment. If Mr. Aziz intended to flee, he would have done so then. But he didn't. In fact, he did the exact opposite.

He hired counsel. He willingly surrendered his passports to his counsel, and he willingly offered to surrender himself and his passports to the authorities. Also, if the government was so concerned about Mr. Aziz fleeing, why did they take so long to do a self-surrender? We offered to self-surrender a long time ago. We offered to self-surrender, I believe, the first time on September 9th.

He self-surrendered on September 23rd. I understand they say, well, it's a matter of scheduling this and that. Well, why do you -- if there's a serious flight risk, you're going to let scheduling get in the way of letting someone self-surrender. I don't think so. I don't think the government believes he's a serious flight risk. Otherwise, they would have made sure and brought him in long before they did.

Look, I don't think there's any better evidence of Mr. Aziz's intention. And what will happen is he's going to stay put. He's going to defend against these charges. He's going to work for Mr. Issa and

continue to take care of his family the same way that he has. And I think it's significant, your Honor, that pretrial services has recommended that he be released with certain conditions. And we would absolutely agree that he should be released and that those standard conditions should apply.

And, in fact, if there's any further risk that the Court has about Mr. Aziz being a flight risk, he would voluntarily submit to monitoring. We would agree to pay for the monitoring device. Whatever needs to be done -- whatever conditions can be met, I think those conditions can reasonably assure Mr. Aziz's appearance at the proceedings in this case.

Also, if there's any concern about any connection between Mr. Aziz and SCS Canada, we would respectfully submit that your Honor could make as a condition of his release that there be no contact with SCS Canada or the cousin who apparently runs that business.

Finally, your Honor, I do want to touch briefly on this safety issue, safety to the community. There was a lot of stuff talked about today on that even though that isn't the primary basis on which the government seeks to detain. There's really not any evidence at all that -- that Mr. Aziz has engaged in

violence ever. That he has been anything other than a loving husband, a loving father, a good friend, a loving member of his family. He's never exhibited violence towards anyone. Now, although Mr. Aziz does lawfully own firearms, the FBI did not seize those when they searched his home. Furthermore, those firearms have also been provided to counsel, and we will secure those firearms. And Mr. Aziz understands he will not be getting those firearms back prior to trial.

And to the extent that the government suggests that Mr. Aziz poses a further risk of economic harm to the community, that argument's also without merit, your Honor. The government has seized the business that's the subject of the indictment. And Mr. Aziz, as Mr. Issa testified, has secured a good playing job with a long-standing family business. But simply there is no threat of any kind of harm to the community, economic, violence, or otherwise.

Finally, your Honor, I do want to address the point -- and I think it goes hand in hand with this notion that the custodian isn't suitable. Mr. Gonzalez says the -- Mr. Aziz's custodian isn't suitable because he didn't know everything that Mr. Aziz did. Well, those are allegations, your Honor. Those are allegations of what Mr. Aziz did. This is not proven.

This -- you know, that would take away his right to trial to suggest that, well, Mr. Issa wouldn't be a suitable custodian because he doesn't know what the government's alleging against him. These are simply allegations.

In short, your Honor, we would respectfully submit that the government has not met its burden of showing that Mr. Maaz Aziz is a serious flight risk, but even if your Honor is concerned that he is a serious flight risk, we would respectfully submit that all of the conditions laid out in the pretrial services report that recommended his release with conditions, including conditions related to SCS Canada, conditions related to a monitoring device should be sufficient to reasonably assure this Court that he will appear for proceedings. Long-standing ties to this community. Long-standing familial, economic, and social ties to this community. This man would never leave his family, and he's not going to if you release him, your Honor.

Thank you.

THE COURT: Before you're seated, sir, can you tell me -- you referenced during your argument here today that you provided the list of properties to pretrial, and so to the extent that it's incomplete, that that's on you.

Can you help me understand why you waited until now to bring that up?

MR. WOHLFORD: I honestly did not realize, your Honor, that those were omitted from that. I have the sheet here that I had that I was using to provide the information to pretrial. The last two bullet points are Mr. Aziz owns undeveloped real property in Runaway Bay, Texas, and Mr. Aziz may be listed as a co-owner of real property in Frisco, Texas, which was in the process of being transferred prior to his indictment. Your Honor, until it came up late in the day that that -- that that wasn't disclosed and the suggestion that it wasn't disclosed, that totally escaped my mind. That is on me. That's absolutely my fault. I fall on the sword on that.

But I'm representing as an officer of the Court that I -- this is the sheet that I used to provide the list of assets and liabilities to pretrial.

THE COURT: Mr. McCarthy, your remarks.

MR. MCCARTHY: Briefly, your Honor, I agree with probation. There is certainly conditions that he could be released on. I also agree with the FBI that he is -- in his 15 years never seen somebody make this effort to turn himself in, and he is correct.

The standard here is not -- as the Court is

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well aware, is not could and it is not might. Could he be a flight risk? He might go out and deal in the future in stolen property. I mean, that seems to be the underlying argument here. As the Court is aware, the Bail Reform Act clearly favors non-detention in the Fifth Circuit. The conditions must be the least restrictive.

So here we are -- he has zero conditions. has no conditions at all the past month. And what did We sent a surrender letter saying we'll give you the passport. He wrote a letter to you. He wrote a letter to Judge Johnson and anybody else pretty much that's involved in this thing. An e-mail went to Mr. Gonzalez basically reiterating the offer saying we'll bring him in. He went down to the Euless Police Department meeting with Officer Norwood to try to turn Then he self-surrenders. And this is after himself in. He's got four major counts. he's been indicted. don't think the idea that the government showed a PowerPoint that was about 90 percent of other people is going to scare them in running for the hills. don't think that's realistic in the context of everything we've seen. So that's what we have on flight risk.

And then on top of it, then we add the deep

family ties. He's got two little kids here. His wife just said if the Court wants, they'll easily give over their passports for the children and his wife here. His home is here. His mortgage is here. He has -- he has new employment now here if he ever gets out. His past conduct -- he has no criminal history whatsoever. So looking at are there conditions or accommodation conditions that will reasonably ensure the defendant's appearance -- is he a flight risk? I think the evidence is -- he was -- even though it's not on us, is overwhelmingly yes.

And then they attack the custodian because she doesn't know enough. I mean, it's kind of like a "Catch 22." It's like, well, you didn't know about the stolen goods. Well, if she did, she would be a terrible custodian. She should be indicted. So, you know, we lose either way on that, according to Mr. Gonzalez.

So I would just ask the Court to consider the reality of this. We all know this case is probably going to take a year or two to try. I mean, do we really think there is no conditions and he has to sit in jail for the next year or two given this scenario? And I'm hoping and I believe the evidence supports the fact that the answer is no.

THE COURT: Thank you.

2.32 Counsel, anything further that we 1 All right. 2 need to discuss before we proceed? 3 Mr. Gonzalez? 4 MR. GONZALEZ: No your Honor. 5 THE COURT: All right. Mr. Wohlford? Mr. Castle? 6 7 MR. WOHLFORD: No, your Honor. 8 THE COURT: And Mr. McCarthy? 9 MR. MCCARTHY: No. 10 THE COURT: All right. Gentlemen, at this 11 the Court is leaning towards releasing your There is an issue that I desire to research 12 clients. this evening before making that final determination. 13 Ι don't see a significant number of (f)(2) only cases. 14 15 And so I need to look at the burden on the initial threshold determination before I make a final 16 17 determination. 18 But I'm telling everyone here that I am 19 leaning towards release. And as a result, I believe 20 that the government has already advised that if the 21 Court does determine to release, that they will be 22 requesting a stay. 23 Mr. Gonzalez, is that correct? 24 That's correct, your Honor. MR. GONZALEZ: 25 THE COURT: Okay. It is the practice in this

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district that the magistrate judges grant the stays when they are requested. And so I will notify everybody before noon tomorrow of my final determination whether I'm recommending release or detention.

Notwithstanding whatever my recommendation is, if I recommend release, that will be automatically stayed, and it will be presented to the District Court for consideration.

Government, how long would y'all -- if you have an ultimate need to file a motion to stay, would you be able to file that by Thursday?

MR. GONZALEZ: By Friday, your Honor.

THE COURT: Okay.

THE COURT:

MR. GONZALES: Could I have until Friday?

Okay. So the motion will be on

file by Friday for the District Court's consideration.

That will trigger y'all's response deadline to the motion to stay and requesting for the District Court to

19 make an alternative determination. I will go ahead and

20 order that the transcript from today's proceedings be

21 prepared so that that can be filed on the docket and

22 will be available to the District Court for his

23 consideration on that motion.

Mr. Gonzalez, anything further?

MR. GONZALEZ: No, your Honor.

1 Thank you. 2 THE COURT: All right. Mr. Wohlford, 3 Mr. Castle, anything further? Any questions about the information I've given you at this juncture? 4 5 MR. CASTLE: No, your Honor. 6 MR. WOHLFORD: No, your Honor. 7 THE COURT: Okay. And Mr. McCarthy? 8 MR. MCCARTHY: Judge, just briefly just for 9 the record, if there is an initial determination by you 10 that he be released, can he be released --Not pending -- not pending the 11 THE COURT: District Court's determination. 12 13 MR. MCCARTHY: I just wanted to ask for my 14 client. 15 THE COURT: Yes. No. The Court's practice is that when there is a stay requested by the 16 government, there's maintenance of the status quo until 17 such time as the District Court makes a determination. 18 19 And so whether I order your client detained or released tomorrow before noon, he will remain in custody until 20 21 such time as Judge Jordan has an opportunity to review 22 any determination that I've made. 23 All right. I should ask the flip side, too.

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235 the District Court level? 2 MR. CASTLE: Yes. 3 MR. MCCARTHY: Yes, your Honor. 4 THE COURT: I'm shocked. 5 Okav. So whatever the situation -- whether 6 it's the government or whether it's you gentlemen, any motion requesting reconsideration or the stay has got to be on file by Friday. But either case, I'll go ahead and get that transcript ordered so that it will be 10 available to the District Court and y'all can pursue 11 your motion practice before him, all right? 12 Thank you everyone so much for hanging Okay. 13 with us for as long as you did today. 14 With this, the Court will be adjourned. 15 (Court adjourned at 6:19 p.m.) 16 17 18 COURT REPORTER'S CERTIFICATION 19 I hereby certify that on this date, October 1, 2021, the foregoing is a correct transcript 20 from the electronic record of proceedings. 21 22 23 24 APRIL D. HARGETT, RPR, RVR 25